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Document Prepared by: KELLY BORCHERDING, 6800 LAKE DRIVE, SUITE 250, WEST DES MOINES, IA 50266, 515-362-5706
MICHELLE UTSLER
RECODER
MADISON COUNTY, IOWA

MORTGAGE

BRENTON BANK
400 LOCUST STE 200, PO BOX 891
DES MOINES, IA 50304
(515) 237-5100 (Lender)

BORROWER		MORTGAGOR	
JEFFERY R CRITTENDEN LORI A CRITTENDEN		JEFFERY R CRITTENDEN HUSBAND LORI A CRITTENDEN WIFE	
ADDRESS		ADDRESS	
1516 OLD PORTLAND RD VAN METER, IA 50261		1516 OLD PORTLAND RD VAN METER, IA 50261	
TELEPHONE NO.	IDENTIFICATION NO.	TELEPHONE NO.	IDENTIFICATION NO.
0000000000	KJB	0000000000	KJB
ADDRESS OF REAL PROPERTY: 1615 OLD PORTLAND RD VAN METER, IA 50261			

NOTICE: THIS MORTGAGE SECURES CREDIT IN THE AMOUNT OF \$ 107,500.91. LOANS AND ADVANCES UP TO THIS AMOUNT, TOGETHER WITH INTEREST, ARE SENIOR TO INDEBTEDNESS TO OTHER CREDITORS UNDER SUBSEQUENTLY RECORDED OR FILED MORTGAGES AND LIENS.

1. GRANT. Mortgagor hereby mortgages, grants, assigns and conveys to Lender, Identified above, the real property described in Schedule A which is attached to this Mortgage and incorporated herein together with all future and present improvements and fixtures; privileges, hereditaments, and appurtenances; leases, licenses and other agreements; rents, issues and profits; water, well, ditch, reservoir and mineral rights and stock, and standing timber and crops pertaining to the real property (cumulatively "Property").

2. OBLIGATIONS. This Mortgage shall secure the payment and performance of all of Borrower and Mortgagor's present and future, indebtedness, liabilities, obligations and covenants (cumulatively "Obligations") to Lender pursuant to:

(a) this Mortgage and the following promissory notes and other agreements:

INTEREST RATE	PRINCIPAL AMOUNT/CREDIT LIMIT	FUNDING/AGREEMENT DATE	MATURITY DATE	CUSTOMER NUMBER	LOAN NUMBER
VARIABLE	\$107,500.91	04/01/99	10/01/99		1084894

all other present or future written agreements between Borrower or Mortgagor and Lender (whether executed for the same or different purposes than the preceding documents);
b) all amendments, modifications, replacements or substitutions to any of the foregoing.

3. PURPOSE. This Mortgage and the Obligations described herein are executed and incurred for Consumer purposes.

4. FUTURE ADVANCES. Upon request of Borrower, Lender, at Lender's option so long as this Mortgage secures indebtedness held by Lender, may make future advances to Borrower. Such future advances, with interest thereon, shall be secured by this Mortgage. At no time shall the principal amount of the indebtedness secured by this Mortgage, not including sums advanced in accordance herewith to protect the security of this Mortgage exceed \$ 107,500.91.

5. CONSTRUCTION PURPOSES. If checked, this Mortgage secures an obligation incurred for the construction of an improvement on land, and is a "construction mortgage" within the meaning of Section 554.9313 of the Iowa Uniform Commercial Code. This Mortgage also secures loans or advancements made to directly finance work or improvements upon the real estate described herein, and is a "construction mortgage lien" within the meaning of Section 572.18 of the Iowa Code.

6. REPRESENTATIONS, WARRANTIES AND COVENANTS. Mortgagor represents, warrants and covenants to Lender that:

(a) Mortgagor shall maintain the Property free of all liens, security interests, encumbrances and claims except for this Mortgage and those described in Schedule B which is attached to this Mortgage and incorporated herein by reference;

(b) Neither Mortgagor nor, to the best of Mortgagor's knowledge, any other party has used, generated, released, discharged, stored, or disposed of any hazardous waste, toxic substance, or related material (cumulatively "Hazardous Materials") in connection with the Property or transported any Hazardous Materials to or from the Property. Mortgagor shall not commit or permit such actions to be taken in the future. The term "Hazardous Materials" shall mean any substance, material, or waste which is or becomes regulated by any governmental authority including, but not limited to, (i) petroleum; (ii) friable or nonfriable asbestos; (iii) polychlorinated biphenyls; (iv) those substances, materials or wastes designated as a "hazardous substance" pursuant to Section 311 of the Clean Water Act or listed pursuant to Section 307 of the Clean Water Act or any amendments or replacements to these statutes; (v) those substances, materials or wastes defined as a "hazardous waste" pursuant to Section 1004 of the Resource Conservation and Recovery Act or any amendments or replacements to that statute; or (vi) those substances, materials or wastes defined as a "hazardous substance" pursuant to Section 101 of the Comprehensive Environmental Response, Compensation and Liability Act, or any amendments or replacements to that statute or any other similar statute, rule, regulation or ordinance now or hereafter in effect. To the best of Mortgagor's knowledge, there are no agricultural drainage wells, abandoned wells, solid waste disposal sites or underground storage tanks on the Property;

(c) Mortgagor has the right and is duly authorized to execute and perform its Obligations under this Mortgage and these actions do not and shall not conflict with the provisions of any statute, regulation, ordinance, rule of law, contract or other agreement which may be binding on Mortgagor at any time;

(d) No action or proceeding is or shall be pending or threatened which might materially affect the Property;

(e) Mortgagor has not violated and shall not violate any statute, regulation, ordinance, rule of law, contract or other agreement which might materially affect the Property (including, but not limited to, those governing Hazardous Materials) or Lender's rights or interest in the Property pursuant to this Mortgage;

(f) Mortgagor is lawfully seized of the Property in fee simple; the Property is free from all liens and encumbrances except those described in Schedule B attached to this Mortgage; and Mortgagor hereby warrants and covenants to defend the title to the Property against all persons whosoever;

(g) If Mortgagor is a corporation, Mortgagor is duly organized, validly existing, and in good standing under the laws of its State of incorporation and is in good standing and authorized to do business in the State of Iowa, and has full corporate power and authority to execute this Mortgage, own its properties, conduct its business as presently operated, and to carry out the terms of this Mortgage; and

(h) No loan broker as defined by Iowa Code Chapter 535C has been involved in this mortgage transaction.

20. **ESTOPPEL CERTIFICATE**, within ten (10) days after any request by Lender, Mortgagor shall deliver to Lender, a signed and acknowledged statement specifying (a) the outstanding balance on the Obligations and (b) whether Mortgagor possesses any title, interests, or rights with respect to the Obligations, and (c) the nature of such title, interest, or rights.

19. INSPECTION OF PROPERTY, BOOKS, RECORDS AND REPORTS, RECORDS AND REPORTS, RECORDS AND REPORTS. Mortgagor shall allow Lender to inspect the property and examine, inspect and make copies of Mortgagor's books and records pertaining to the property from time to time. Mortgagor shall provide any assistance required by Lender for these purposes. All of the signatures and information contained in Mortgagor's books and records shall be genuine, accurate and complete in all respects. Mortgagor shall note the existence of Lenders beneficial interests in its books and records pertaining to the property. Additionally, Mortgagor shall report, in a form satisfactory to Lender, such information as Lender may request regarding Mortgagor's financial condition or the property. The information shall be for such periods, shall reflect Mortgagor's records at such time, and shall be rendered with such frequency as Lender may designate. All information furnished by Mortgagor to Lender shall be true, accurate and complete in all respects.

18. TAXES AND ASSESSMENTS. Mortagor shall pay all taxes and assessments relating to Property when due. Upon the request of Lender, Mortagor shall deposit with Lender a periodic sum in an amount determined by Lender as necessary to pay insurance premiums, taxes and assessments pertaining to the Property. These amounts shall be applied to the payment of taxes, assessments and insurance as required on the Property.

17. INDEMNIFICATION. Lender shall not assume or be responsible for the performance of Mortgagor's Obligations with respect to the Property under any circumstances. Mortgagor shall indemnify Lender and its shareholders, directors, officers, employees and agents with written notice of and indemnify Lender from all damages, expenses and legal expenses resulting from any claim, suit or proceeding brought against Lender by reason of any act or omission of Mortgagor or its agents or employees, or by reason of any claim, suit or proceeding brought against Lender by reason of any act or omission of any other party involved in connection therewith. In the alternative, Lender shall be entitled to employ its own legal counsel to defend such claims at Mortgagor's cost.

16. LENDER'S RIGHT TO COMMENCE OR DEFEND LEGAL ACTIONS. Mortgagor shall immediately provide Lender with written notice of any action or threatened action, suit, or other proceeding affecting the Property. Mortgagor hereby appoints Lender as its attorney-in-fact to commence, litigate, and defend such actions, suits, or other legal proceedings and to compromise or settle any claim or controversy pertaining thereto. Lender may take any action which it deems necessary or appropriate to protect its interest in the Property, including, without limitation, the enforcement of any provision of this Agreement or any other instrument or document relating to the Property, the collection of any amount due under this Agreement or any other instrument or document relating to the Property, the recovery of possession of the Property, the removal of any encumbrance or violation of any condition or covenant contained in this Agreement or any other instrument or document relating to the Property, the sale of the Property, or the filing of a proceeding for the appointment of a receiver over all or any part of the Property.

14. ZONING AND PRIVATE COVENANTS. Mortgagor shall not initiate or consent to any change in the zoning provisions or private covenants affecting the use of the Property without Lender's prior written consent. If Mortgagor's use of the Property becomes a nonconforming use under any zoning provision, Mortgagor shall not cause or permit such use to be discontinued or withdrawn without the prior written consent of Lender. Mortgagor will immediately provide Lender with written notice of any proposed changes to the zoning provisions or private covenants affecting the Property.

13. INSURANCE. The Property will be kept insured for its full value against all hazards including loss or damage caused by fire, collision, theft or other casualty. Mortgagor may obtain insurance on the Property from such companies as are acceptable to Lender in its sole discretion. The Insurance policies shall require the Insurance company to provide Lender with at least thirty (30) days written notice before such policies are altered or canceled in manner. The Insurance policies shall name Lender as a loss payee and provide that no act or omission of Mortgagor or any other person shall affect the right of Lender to be paid the Insurance proceeds pertaining to damage to the Property. In the event Mortgagor fails to acquire or maintain insurance, Lender (after providing notice as may be required by law) may in its discretion procure appropriate insurance coverage upon the Property and charge the Insurance costs as an advance of principal under the promissory note. Mortgagor shall furnish Lender with evidence indicating the required coverage. Lender may set as agent or attorney-in-fact for Mortgagor in making and settling claims under Insurance policies, canceling any policy or nonjudicial foreclosure sale or nonjudicial foreclosure sale of the property or granter, regardless of whether or not there is a deficiency judgment after transfer of title to the Property in extinguishment of the debt secured hereby, all right, title, and interest of the Mortgagor in and to the proceeds for any transfer of title to the Property in extinguishment drawn by any insurer. In the event of foreclosure or transfer of this Mortgagor any policy or endorsement Mortgagor's name on any draft or negotiable instrument drawn by any insurer. In the event of foreclosure or transfer of title to the Property in extinguishment of the debt secured hereby, all right, title, and interest of the Mortgagor in and to the proceeds for any transfer of title to the Property in extinguishment drawn by any insurer. In the event of foreclosure or transfer of this Mortgagor any policy or endorsement Mortgagor's name on any draft or negotiable instrument drawn by any insurer.

12. LOSS OR DAMAGE. Mortagager shall bear the entire risk of any loss, theft, destruction or damage (cumulative) "Loss or Damage" to the Property or any portion thereof from the event of any case whatsoever. In the event of any loss or damage, Mortagager shall, at the option of Lender, repair the affected Property to its previous condition or pay or cause to be paid to Lender the difference in the fair market value of the affected Property.

11. USE AND MAINTENANCE OF PROPERTY. Mortgagor shall take all actions and make any repairs needed to maintain the Property in good condition. Mortgagor shall not commit or permit any waste to be committed with respect to the Property. Mortgagor shall not apply any paint or varnish to the Property without written consent. Without limiting the foregoing, all alterations, additions and improvements made to the Property without the prior written consent of Mortgagor shall not be removed without Lender's prior written consent, and shall be made at Mortgagor's sole expense.

to any third party.

7. TRANSFERS OF THE PROPERTY OR BENEFICIAL INTERESTS IN BODHOWERIES. The sale or transfer to any person without the prior written approval of Lender of all or any part of the real property described in Schedule A, or any interest therein, or all or any beneficial interest in Bodhower or Mortgagor (if Borrower or Mortgagor is not a natural person) of persons but is a corporation, partnership, trust, or other legal entity), Lender may, at Lender's option (unless otherwise agreed to by this Mortgagee, unless otherwise prohibited by federal law), promissory note or other agreement or by this Mortgage, unless otherwise prohibited by federal law.

21. DEFAULT. Mortgagor shall be in default under this Mortgage in the event that Mortgagor, Borrower or any Guarantor of any Obligation:

- (a) fails to pay any Obligation to Lender when due;
- (b) fails to perform any Obligation or breaches any warranty or covenant to Lender contained in this Mortgage or any other present or future written agreement;
- (c) allows the Property to be damaged, destroyed, lost or stolen in any material respect;
- (d) seeks to revoke, terminate or otherwise limit its liability under any guaranty to Lender;
- (e) allow the Property to be used by anyone to transport or store goods the possession, transportation, or use of which, is illegal;
- (f) causes Lender, in good faith, to believe the prospect of payment or performance is impaired; or
- (g) If Mortgagor is a corporation, Mortgagor merges, dissolves or liquidates.

22. RIGHTS OF LENDER ON DEFAULT. If there is a default under this Mortgage, Lender shall be entitled to exercise one or more of the following remedies without notice or demand (except as required by law):

- (a) to declare the Obligations immediately due and payable in full;
- (b) to collect the outstanding Obligations with or without resorting to judicial process;
- (c) to require Mortgagor to deliver and make available to Lender any personal property constituting the Property at a place reasonably convenient to Mortgagor and Lender;
- (d) to take immediate possession, management and control of the Property without seeking the appointment of a receiver;
- (e) to collect all of the rents, issues, and profits from the Property from the date of default through the expiration of the last redemption period following the foreclosure of this Mortgage;
- (f) to apply for and obtain prior to commencement of suit or thereafter without notice and upon ex parte application, the appointment of a receiver for the Property without regard to Mortgagor's financial condition or solvency, the adequacy of the Property to secure the payment or performance of the Obligations, or the existence of any waste to the Property; and Mortgagor waives Mortgagor's right to possession, statutory or otherwise, and the right to challenge the appointment of a receiver;
- (g) to foreclose this Mortgage as provided by law by judicial proceedings or, unless prohibited by law, by applicable non-judicial proceedings;
- (h) to set-off Mortgagor's Obligations against any amounts due to Lender including, but not limited to, monies, instruments, and deposit accounts maintained with Lender; and
- (i) to exercise all other rights available to Lender under any other written agreement or applicable law.

Lender's rights are cumulative and may be exercised together, separately, and in any order. In the event that Lender institutes an action seeking the recovery of any of the Property by way of a prejudgment remedy in an action against Mortgagor, Mortgagor waives the posting of any bond which might otherwise be required.

23. REDEMPTION PERIOD. Mortgagor hereby agrees that in the event of judicial foreclosure of this Mortgage, Lender may, at its sole option, elect:

- (a) Pursuant to Iowa Code § 628.26 as now enacted or hereafter modified, amended or replaced, to reduce the period of redemption after sale on foreclosure to six months, or
- (b) Pursuant to Iowa Code § 628.27 as now enacted or hereafter modified, amended or replaced, to reduce the period of redemption after sale on foreclosure to sixty days, or
- (c) Pursuant to Iowa Code § 628.28 as now enacted or hereafter modified, amended or replaced, or any other Iowa Code Section, to reduce the period of redemption after sale on foreclosure to such time as may be then applicable and provided by law, or
- (d) Pursuant to Iowa Code § 654.20 as now enacted or hereafter modified, amended or replaced, to foreclose without redemption.

24. WAIVER OF HOMESTEAD AND OTHER EXEMPTIONS. Mortgagor hereby waives all homestead or other exemptions to which Mortgagor would otherwise be entitled under any applicable law and waives all rights of dower and distributive share in the Property.**25. REIMBURSEMENT OF AMOUNTS EXPENDED BY LENDER.** Upon demand, Mortgagor shall immediately reimburse Lender for all amounts (including attorneys' fees and legal expenses) expended by Lender in the performance of any action required to be taken by Mortgagor or the exercise of any right or remedy of Lender under this Mortgage, together with interest thereon at the lower of the highest rate described in any Obligation or the highest rate allowed by law from the date of payment until the date of reimbursement. These sums shall be included in the definition of Obligations herein and shall be secured by the interest granted herein.**26. APPLICATION OF PAYMENTS.** All payments made by or on behalf of Mortgagor may be applied against the amounts paid by Lender (including attorneys' fees and legal expenses) in connection with the exercise of its rights or remedies described in this Mortgage and then to the payment of the remaining Obligations in whatever order Lender chooses.**27. POWER OF ATTORNEY.** Mortgagor hereby appoints Lender as its agent or attorney-in-fact to endorse Mortgagor's name on all instruments and other documents pertaining to the Obligations. In addition, Lender shall be entitled, but not required, to perform any action or execute any document required to be taken or executed by Mortgagor under this Mortgage. Lender's performance of such action or execution of such documents shall not relieve Mortgagor from any Obligation or cure any default under this Mortgage. The powers of attorney described in this paragraph are coupled with an interest and are irrevocable.**28. SUBROGATION OF LENDER.** Lender shall be subrogated to the rights of the holder of any previous lien, security interest or encumbrance discharged with funds advanced by Lender regardless of whether these liens, security interests or other encumbrances have been released of record.**29. COLLECTION COSTS.** If Lender hires an attorney to assist in collecting any amount due or enforcing any right or remedy under this Agreement, Mortgagor agrees to pay Lender's attorneys' fees and collection costs.**30. PARTIAL RELEASE.** Lender may release its interest in a portion of the Property by executing and recording one or more partial releases without affecting its interest in the remaining portion of the Property.**31. MODIFICATION AND WAIVER.** The modification or waiver of any of Mortgagor's Obligations or Lender's rights under this Mortgage must be contained in a writing signed by Lender. Lender may perform any of Mortgagor's Obligations or delay or fail to exercise any of its rights without causing a waiver of those Obligations or rights. A waiver on one occasion shall not constitute a waiver on any other occasion. Mortgagor's Obligations under this Mortgage shall not be affected if Lender amends, compromises, exchanges, fails to exercise, impairs or releases any of the Obligations belonging to any Mortgagor, third party or any of its rights against any Mortgagor, third party or the Property.**32. SUCCESSORS AND ASSIGNS.** This Mortgage shall be binding upon and inure to the benefit of Mortgagor and Lender and their respective successors, assigns, trustees, receivers, administrators, personal representatives, legatees and devisees.

MORTGAGOR:

MORTGAGOR:

MORTGAGOR:

MORTGAGOR:

MORTGAGOR:

MORTGAGOR:

MORTGAGOR: LORI A CRITTENDEN

MORTGAGOR: JEFFERY R CRITTENDEN

LORI A CRITTENDEN

JEFFERY R CRITTENDEN

Dated: APRIL 1, 1999

Mortgagor acknowledges that Mortgagor has read, understands, and agrees to the terms and conditions of this Mortgage, and that

Mortgagor excepts EXEMPT TRANSACTIONS) NOW IN EFFECT BETWEEN YOU AND THIS LENDER.

AGREEMENT ONLY BY ANOTHER WRITTEN AGREEMENT. THIS NOTICE ALSO APPLIES TO ANY OTHER CREDIT AGREEMENTED IN THIS WRITTEN CONTRACT MAY BE LEGALLY ENFORCED. YOU MAY CHANGE THE TERMS OF THIS CONTRACT ONLY THOSE TERMS IN WRITING ARE ENFORCEABLE. NO OTHER TERMS OR ORAL PROMISES NOT BECAUSE ONLY THOSE TERMS IN WRITING ARE ENFORCEABLE. NO OTHER TERMS OR ORAL PROMISES NOT

IMPORANT: READ BEFORE SIGNING. THE TERMS OF THIS AGREEMENT SHOULD BE READ CAREFULLY

39. ADDITIONAL TERMS.

38. PURCHASE MONEY. If checked, this Mortgage is a purchase money mortgage.

37. MISCELLANEOUS. Mortgagor and Lender pertaining to the terms and conditions of those documents. One Mortgagor, their Obligations shall be joint and several. This Mortgage and any related documents shall include all persons signing below. If there is more than one Mortgagor and promises except as required by law. All references to Mortgagor in this Mortgage shall include all persons present at the time of payment, notice of dishonor and protest, Mortgagor waives presentment, demand for payment, notice of

36. WAIVER OF JURY TRIAL. MORTGAGOR HEREBY WAIVES ANY RIGHT TO TRIAL BY JURY IN ANY CIVIL ACTION ARISING OUT OF, OR BASED UPON, THIS MORTGAGE OR THE PROPERTY SECURING THIS MORTGAGE.

35. APPLICABLE LAW. This Mortgage shall be governed by the laws of the state in which the property is located in the event of any legal proceeding under this Mortgage.

34. SEVERABILITY. If any provision of this Mortgage violates the law or is unenforceable, the rest of the Mortgage shall continue to be valid and enforceable.

33. NOTICES. Any notice or other communication to be provided under this Mortgage shall be in writing and sent to the parties at the addresses described in this Mortgage or such other address as the parties may designate in writing from time to time.

AGRICULTURAL HOMESTEAD DISCLOSURE: MORTGAGOR UNDERSTANDS THAT HOMESTEAD PROPERTY IS IN MANY CASES PROTECTED FROM CLAIMS OF CREDITORS AND EXEMPT FROM JUDICIAL SALE; AND THAT BY SIGNING THIS CONTRACT, MORTGAGOR VOLUNTARILY GIVES UP MORTGAGOR'S RIGHT TO THIS PROTECTION FOR THIS PROPERTY WITH RESPECT TO CLAIMS BASED UPON THIS CONTRACT.

Dated: APRIL 1, 1999

MORTGAGOR:

MORTGAGOR:

MORTGAGOR:

MORTGAGOR:

MORTGAGOR:

MORTGAGOR:

MORTGAGOR:

MORTGAGOR:

STATE OF IA }
COUNTY OF Dallas } SS:



On this 15th day of April, 1999, before me, the undersigned, a Notary Public in and for said county and state, personally appeared Jeff Crittenden Lori A Crittenden

to me personally known to be the identical person(s) named in and who executed the within and foregoing instrument, and acknowledged that he/she executed the same as his/her voluntary act and deed.

Linda S. Pound

, Notary Public
in and for said County and State

STATE OF _____ }
COUNTY OF _____ } SS:

On this _____ day of _____, before me, the undersigned, a Notary Public in and for said county and state, personally appeared _____

to me personally known, who being by me duly sworn, did say that the person is one of the partners of _____, a partnership, and that the instrument was signed on behalf of the partnership by authority of the partners and the partner acknowledged the execution of the instrument to be the voluntary act and deed of the partnership by it and by the partner voluntarily executed.

, Notary Public
in and for said County and State

STATE OF _____ }
COUNTY OF _____ } SS:

On this _____ day of _____, before me, the undersigned, a Notary Public in and for said county and state, personally appeared _____

to me personally known, who being by me duly sworn, did say that they are the _____, respectively, of said corporation executing the within and foregoing instrument; that said instrument was signed on behalf of said corporation by authority of its Board of Directors; and that the said _____ as such officers acknowledged the execution of said instrument to be the voluntary act and deed of said corporation by it and by them voluntarily executed.

, Notary Public
in and for said County and State

JZM
Page 6 of 6**SCHEDULE E**

The legal description of the Property is:

The permanent tax identification number of the Property is:

A PARCEL OF LAND LOCATED IN THE NORTHWEST QUARTER OF THE NORTHWEST QUARTER OF SECTION 33, TOWNSHIP 77 NORTH, RANGE 27 WEST OF THE 5TH PRINCIPAL MERIDIAN, MADISON COUNTY, IOWA, MORE PARTICULARLY DESCRIBED AS FOLLOWS:

BEGINNING AT THE SOUTHWEST CORNER OF THE NW 1/4 OF SECTION 33, 77N, R27W OF THE 5TH P.M., MADISON COUNTY, IOWA, ALONG THE SOUTH LINE OF THE NW 1/4 OF THE NW 1/4, NORLY 89°37'11", EAST 848.48 FEET, THENCE NORLY 00°00'00" 159.83 FEET THENCE SOUTH 87°47'27" WEST 600.58 FEET, THENCE NORLY 05°25'59" WEST 258.55 FEET, THENCE NORTH 14°27'.56" WEST 225.02 FEET, THENCE SOUTH 89°53'17" WEST 167.64 FEET TO THE WEST LINE OF SAID SECTION 33, THENCE, ALONG SAID WEST LINE, SOUTH 00°00'00" 617.27 FEET TO THE POINT OF BEGINNING. SAID PARCEL OF LAND CONTAINS 5.250 ACRES, INCLUDING 0.490 ACRES OF COUNTRY ROAD RIGHT-OF-WAY.

The street address of the Property (if applicable) is: 1615 OLD PORTLAND RD VAN Meter, IA 50261

SCHEDULE A

Prepared by Kelly Borcherding, Brenton Bank, PO Box 10479, Des Moines, Iowa 50306, 515/362-5706

**ASSIGNMENT OF BUYER'S INTEREST IN REAL ESTATE CONTRACT FOR SECURITY PURPOSES
(HEREIN REFERRED TO AS "ASSIGNMENT")**

KNOWN ALL MEN BY THESE PRESENTS, that Jeff Crittenden and Lori Crittenden, husband and wife herein referred to individually and collectively as "Assignors", for value received, grant and convey unto Brenton Bank, its successors and assigns, herein referred to as "Assignee" the following described property situated in Madison County, Iowa, to-wit:

A parcel of land located in the Northwest Quarter of the Northwest Quarter of Section 33, Township 77 North, Range 27 West of the 5th Principal Meridian, Madison County, Iowa, more particularly described as follows:

Beginning at the Southwest Corner of the NW 1/4 of the NW 1/4 of Section 33, T77N, R27W of the 5th P.M., Madison County, Iowa; thence along the South line of said NW 1/4 of the NW 1/4, North 89°37'11" East 848.48 feet; thence North 00°00'00" 159.83 feet thence South 87°47'27" West 600.58 feet; thence North 05°25'59" West 298.65 feet; thence North 14°27'56" West 225.02 feet; thence South 89°53'17" West 167.64 feet to the West line of said section 33; thence, along said West line, South 00°00'00" 617.27 feet to the Point of Beginning. Said Parcel of land contains 5.250 acres. Including 0.490 acres of county road right-of-way.

Together with all the improvements now or hereafter erected on the property, and all easements, rights, appurtenances, rents, royalties, mineral, oil and gas rights and profits, water, water rights, and water stock, and all fixtures now or hereafter attached to the property, all of which, including replacements and additions thereto, shall be deemed to be and remain a part of the property covered by this Assignment; and all of the foregoing, together with said property are herein referred to as the "Property".

Assignors hereby sell, assign, transfer and set over unto Assignee, all of Assignors' right, title and interest in and to the real estate contract covering the Property dated the day of April, 1990 by and between Jerry E. Logston and Carol A. Logston, husband and wife, as sellers and Jeff Crittenden and Lori Crittenden, husband and wife, as buyers recorded in Book 108 at Page 95, Madison County Recorder's Office herein referred to as "Contract".

Assignors hereby grant Assignee a security interest under the Uniform Commercial Code of Iowa in and to the Assignors' interest in the Contract.

The Assignors do hereby covenant with Assignee that the Assignors have good and lawful authority to sell, convey, assign and encumber the Property and Contract; that said Property and Contract are free and clear of all liens and encumbrances whatsoever except as may be stated, and Assignors covenant to warrant and defend the said Property and Contract against the lawful claims of all persons whomsoever, except as may be above stated.

Provided, that this Assignment is made in trust for the following uses and purposes:

To secure the performance of the covenants and agreements herein set forth and the payment of the indebtedness evidenced by the promissory note(s) or other instruments executed by Assignors, either jointly or severally, to the order of Assignee and any other indebtedness of Assignors, jointly or severally, to Assignee, whether now existing or hereafter incurred, of every kind and character, direct to indirect, whether as maker, endorser, guarantor, surety or by way of overdrafts, and whether such indebtedness is from time to time reduced and thereafter increased or entirely extinguished and thereafter reincurred, including, without limitation, any sums advanced by Assignee in the performance of Assignors' obligations hereunder, including the payment of any fees, insurance, repairs, taxes and amounts secured by encumbrances with respect to the Property, and any attorney fees and other charges and expenses incurred in the collection of the obligations secured hereby, it is the intention of Assignors to secure payment to Assignee of any indebtedness nor or hereafter owing by Assignors, or either of them, to Assignee and also to secure payment of any extensions or renewals of any such indebtedness or any part thereof; provided, however, that indebtedness incurred in a "Consumer Credit Transaction" as defined in the Iowa Consumer Credit Code shall not be secured by this Assignment. The security granted or to be granted hereby is and shall be continuing until specifically terminated in writing by the Assignee.

Assignee does not by the acceptance of this Assignment agree to perform any of the obligations of Assignors under the Contract.

Assignors hereby agree to pay all taxes and assessments, general or special, upon or against any of the Property, before such taxes or special assessments become delinquent and agree to pay, when due, all monies secured by liens or encumbrances that may be upon or against any of the Property and agree to pay when due all amounts payable on the Contract. Assignors shall keep the improvements now existing or hereafter erected on the Property insured against loss by fire, hazards included within the term "extended coverage", and such other hazards as Assignee may require and in such form and amounts and for such periods as Assignee may require; provided that Assignee shall not require that the amount

JC RC

My Commission Expires 11-17-2000
Notary Public in and for said County
Florida's Friend

On this 1st day of April, 1999, before me a Notary Public in the State of Iowa, personally appeared Jeff Cullen and Lori Cullen, to me personally known to be the person(s) named in and who executed the foregoing instrument, and acknowledged that they executed the same as their voluntary act and deed.

ASSIGNORS HEREBY AGREE THAT IN THE EVENT LEGAL PROCEEDINGS BY FORCED SURREY OR OTHERWISE ARE INSTILLED TO COLLECT ANY OF THE NOTES OR OBLIGATIONS OR LIABILITIES HEREBY SECURED OR IN THE EVENT OF THE COLLECTION OF ANY SUCH NOTES OR OBLIGATIONS BY AN ATTORNEY AT LAW, THAT A REASONABLE ATTORNEY'S FEE AND ALSO THE REASONABLE COST AND EXPENSE OF AN ABSOLUTE OF THE PROPERTY HEREIN ABOVE DESCRIBED. ASSIGNORS AGREE DEBT SECURED HEREBY AND BECOME LIEN UPON ALL OF THE PROPERTY HEREIN ABOVE DESCRIBED. ASSIGNORS AGREE TO PAY SUCH ATTORNEY'S FEES, ABSOLUTE EXPENSE AND TILL SEARCH EXPENSE, AND SUCH ATTORNEY'S FEES AND EXPENSES SHALL BE PART OF THE COSTS IN ANY JUDGMENT OR DECREE RENDERED IN SUCH PROCEEDINGS.

UPON ACCCELERATION HEREBY OR ABSCONDMENT OF THE PROPERTY, AND AT ANY TIME PRIOR TO THE EXPIRATION OF ANY PERIOD FOLLOWING JUDICIAL SALE, ASSIGNOR SHALL BE ENTITLED TO HAVE A RECEIVER APPOINTED PROPERTY INCLUDING THOSE POSSESSIONS OF AND MANAGE THE PROPERTY AND TO CALL FOR THE RENTS OF THE COSTS OF MANAGEMENT OF THE PROPERTY AND COLLECTION OF RENTS, INCLUDING, BUT NOT LIMITED TO, RECEIVERS FEES, PREMIUMS ON RECEIVER'S BONDS AND REASONABLE ATTORNEY'S FEES, AND THEN TO THE SUMS SECURED HEREBY. THE RECEIVER SHALL BE LIABLE TO ACCOUNT DILY FOR THOSE RENTS ACTUALLY RECEIVED.

IT IS DR ANY PART OF THE PROPERTY OR ANY INTEREST THEREIN IS SOLD OR TRANSFERRED WITHOUT ASSIGNOR'S WRITTEN CONSENT, ASSIGNOR MAY, AT ASSIGNOR'S SOLE OPTION, DECLARE ALL SUMS SECURED HEREBY IMMEDIATELY DUE AND PAYABLE.

IF THE PROPERTY IS LESS THAN TEN ACRES IN SIZE AND IF ASSIGNOR WAIVES IN ANY FORCED SURREY PROCEEDING ANY RIGHT TO A DEFICIENCY JUDGMENT ASSIGNORS, THEN THE PROPERTY HAS BEEN ABANDONED BY ASSIGNORS AND IF REDUCED TO SIX MONTHS, IF THE COURT FINDS THAT THE PROPERTY HAS BEEN ABANDONED BY ASSIGNORS AND IF ASSIGNEE WAIVES ANY RIGHT TO A DEFICIENCY JUDGMENT ASSIGNORS, THEN THE PERIOD OF REDEMPTION FROM EACH OF THE UNDESIGNED HEREBY REIMBURSHES ALL RIGHTS OF DOWER, HOMESTEAD AND DISTRIBUTIVE SHARES IN JUDICIAL SALE SHALL BE REDUCED TO SIXTY DAYS.

EACH OF THE UNDESIGNED HEREBY REIMBURSHES ALL RIGHTS OF DOWER, HOMESTEAD AND DISTRIBUTIVE SHARES IN JUDICIAL SALE THIS 1st DAY OF APRIL, 1999.

It hereby expressly is agreed by and between the parties that in the event of the failure of Assigee to keep the terms or at maturity, whether such maturily be by acceleration or otherwise, or in the event of the failure of Assigors to keep and perform any of the conditions, stipulations and covenants herein contained or required to be kept by the terms of any obligation secured hereby, that then the whole amount of principal and interest secured by this Assignment and then unpaid shall become due and payable absolutely, at the option of Assigee, its successors or assigns, and without notice to Assigors, suit may be brought for the collection thereof, and for the foreclosure of this Assignment; it further hereby is agreed by the parties that Assigee, its successors or assigns, may, if it so elect, perform all obligations hereunder, including the payment of fees, insurance premiums, costs of repairs, taxes and the payment of amounts secured by encumbrances on the Property and amounts necessary to pay off the obligations under the Contract, and that any monies so expended shall become part of the obligations secured hereby in addition to the other notes and obligations secured hereby and shall perform Assigors' obligations under the Contract, and that any monies so expended shall become part of the obligations secured hereby in addition to the other notes and obligations secured hereby and shall draw interest at the rate of 8.5 percent per annum from date of such actual advancement by Assigee.

of such coverage exceeded that amount of coverage required to pay the sums secured by this Assignment of such coverage shall keep the Property in good repair and shall not commit waste or permit impairment of such coverage or otherwise impair the value of the Property.