•			FILED NO.
	COMPUTER V	REC: 2500	800K 214 PAGE 607
	RECORDED	AUD 6	
	CYMPARED P	PLMF.S	2000 JAN 10 AM 11: 05
4.1.21			: 4 14 ELLE UTSLER RECORDER HADISON COUNTY, IDWA
Prepared by: Kris Young- Brent (515)362-5843	on Mortgages, Inc.	PO Box 13379 De	s Moines, Ia 50310
USE FOR FIRST MORTGAGE, ACQUISITION LOAN ON GIVE TRUTH-IN-LENDING DISCLOSURES. GIVE RIC OF RESCISSION IF NEW AMOUNT FINANCED EXCES UNPAID PRINCIPAL BALANCE AND INTEREST.	ЭНТ		Record with County Recorder
MOD	IFICATION OF NO	TE AND MORTO	AGE
WHEREAS, LAWRENCE D ODE	GAARD AND CHERYL	L ODEGAARD	, (hereinatte
referred to as "Borrower"), did on the	21st day of	July , 19	99 , execute one certain Note (hereinafter
referred to as "Promissory Note") in the face	_		and Five Hundred and 00/100
INC.	(\$1; 	38,500.00) payable to the on the control (hereinafter referred to as "Le	•
WHEREAS, the Borrower, in order to se	ecure the Promissory Note, exe	•	••
<u>July</u>	•	operty situated in Madisc	· · · · · · · · · · · · · · · · · · ·
IA , which Mc County Recorder's records; and described a		k210_ at Page	_671_ of the Madison
See Exhibit "A"	s iuliuws.		
	•		
WHEREAS, the Lender is now the ho	ilder of the Promissory Note a	nd Mortgage; and the Borrowe	or is the owner of the mortgaged
premises; and			
WHEREAS, the Lender, in considera hereinafter set forth.	ion of the promises, represen	tations and statements herein	contained agrees to the changes
NOW, THEREFORE, it is hereby agree	d by and between the parties the	af:	
	undred Twenty Five Th		
Doilars (\$ 125,000.00 ), being the			due and payable as hereinafter set
forth, with interest thereon, on the from time t	o time unpaid balances thereof a	as hereinafter set forth.	•
X Fixed Rate.			4000
The said principal sum shall bear interes 7.625 percent per annum.	st from the <u>23rd</u> day	y of <u>Decembe</u>	<u>r</u> , <u>1999</u> at the rate of
The Borrower shall pay the principal sur	n together with interest thereon i	• •	Eight Hundred Eighty Four and
74/100		• •	884.74), the first installment to be paid
on the <u>1st</u> day of <u>Feb</u> thereafter until the <u>1st</u> day of	ruary , 2000 January	, and a like installment to be , <u>2030</u> , at which	paid on the same day <u>monthly</u> time the entire unpaid balance of the
principal sum with all accrued interest there	on shall be due and payable in	* * - * * * * * * * * * * * * * * * * *	
remainder on principal until pald in full. Intere	st after maturity shall be at the r	ate of Seven and	625/1000

45 days before each Change Date is called the "Current Index." The most recent index figure available as of the date If the index is no longer available, the Lender will choose a new index, which is based upon comparable information. The Lender will give Borrower notice of this choice. C. Calculation of Changes. Before each Change Date, the Lender will calculate the new interest rate by adding %) to the Current Index. The Lender will then percentage points ( \_\_\_\_ round the result of this addition to the nearest one-eight of one percentage point (0.125%). Subject to the limits stated in Section D below, this rounded amount will be the new interest rate until the next Change Date. The Lender will then determine the amount of the monthly payment that would be sufficient to repay the unpaid principal at the Change Date in full on the maturity date at the new interest rate in substantially equal payments. The result of this calculation will be

% effective

, and on that day every

the new amount of the monthly payment. F10013.LMG (9/99)

Page 1 of 3

payment thereafter.

remainder on principal until paid in full. Interest after maturity shall be at the rate of

Each date on which the interest rate could change is called a "Change Date."

B. Index. Beginning with the first Change Date, the interest rate will be based on an index.

A. Interest Rate. Until changed, the interest rate shall be

The interest rate may change on

Variable Rate.

The index is

thereafter until the first Change Date, the monthly principal and interest payments are in the amount of \$ Said payments are to be applied first to interest due and the remainder to principal until paid in full. Interest after maturity shall be at the above rate plus	nt of ount of the
E. Effective Date of Changes. The new interest rate will become effective on each Change Date. Borrower will pay the amount the new	ount of the
the new	ount of the
payment changes again.  F. Notice of Changes. The Lender will deliver or mail to Borrower a notice of any changes in the interest rate and the amount the	
F. Notice of Changes. The Lender will deliver or mail to Borrower a notice of any changes in the interest rate and the amount the	of
the	
Borrower and also the title and telephone number of person who will answer any question Borrower may have regarding the notice shall be deemed given when sent by ordinary mall to the address of the Property or of the Borrower.  G. Payments. Beginning	
thereafter until the first Change Date, the monthly principal and interest payments are in the amount of \$ Sald payments are to be applied first to interest due and the remainder to principal until pald in full. Interest after maturity shall be at the above rate plus	-
thereafter until the first Change Date, the monthly principal and interest payments are in the amount of \$ Sald payments are to be applied first to interest due and the remainder to principal until paid in full. Interest after maturity shall be at the above rate plus	
Sald payments are to be applied first to interest due and the remainder to principal until pald in full. Interest after maturity shall be at the above rate plus	of each month
above rate plus	
H. Maturity. If not sooner pald, the entire principal balance and all accrued interest shall be due and payable in full on the day of	10
2. Borrower hereby reaffirms all of the obligations contained in the Promissory Note and Mortgage as hereby modified and promises pay the debt represented by the Promissory Note as hereby modified and certifies that there are no defenses to the Promissory Note as Mortgage and agrees that all interest heretofore collected or charged on the Promissory Note is hereby agreed to and all defenses their are hereby walved. Borrower further agrees that said Mortgage shall continue a lien upon the above-described property and that neither Promissory Note nor the Mortgage securing the same are in any way prejudiced by this Agreement, and said Promissory Note and Mortg and all the covenants and agreements thereof and the rights of the parties thereunder shall remain in full force and effect except as her expressly modified.  3. This modification shall not be deemed to constitute a waiver of any defaults by the Borrower whether they have occurred in the pare presently existing, or shall occur in the future, and all rights and remedies granted to the Lender as a result of said defaults are here preserved as if this extension had not been granted.  4. Borrower hereby warrants that it has merchantable title to the property described in the Mortgage free and clear of all liens a encumbrances other than the above Mortgage to the Lender.  Check here if Applicable  And subject to one certain Second Mortgage to dated the	
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And subject to one certain Second Mortgage to dated the day of, and recorded the day of  5.	
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to the Mortgage herein modified.	
_	3rior
6. X Check here if Applicable	
All Guarantors by the execution hereof consent to the terms hereof.	
7. Check here if Applicable	
THIS LOAN IS PAYABLE IN FULL ON THE DAY OF , AT MA	TURITY THE
BORROWER MUST REPAY THE ENTIRE PRINCIPAL BALANCE OF THE LOAN AND UNPAID INTEREST THEN DUE. THE	
IS UNDER NO OBLIGATION TO REFINANCE THE LOAN AT THAT TIME. THE BORROWER WILL, THEREFORE, BE REC	
MAKE PAYMENT OUT OF OTHER ASSETS THAT THE BORROWER MAY OWN, OR THE BORROWER WILL HAVE	
LENDER, WHICH MAY BE THE BANK THE BORROWER HAS THIS LOAN WITH, WILLING TO LEND THE BORROWER THI IF THE BORROWER REFINANCES THIS LOAN AT MATURITY, THE BORROWER MAY HAVE TO PAY SOME OR AI	
CLOSING COSTS NORMALLY ASSOCIATED WITH A NEW LOAN EVEN IF THE BORROWER OBTAINS REFINANCING	
SAME BANK.	
8. Borrower (and Guarantors if applicable) agree that any fees collected by Lender in connection with this modification shall be and	are
hereby agreed to as permitted closing fees, all as contemplated by Iowa Code Section 535.8(2) (a).	
IN WITNESS WHEREOF, the Agreement has been duly executed by the parties hereto effective the 23rd day of D	ecember
1999 . Receipt of a copy hereof is hereby acknowledged by Borrower.	<u>vognike</u> i
	<u>ocembe</u> i
3.LMG (9/99) Page 2 of 3	<u>segmo</u> gr
	<u>gasma</u> gi

F1001

BORROWER: LENDER:		
Junea D Ogonil LAWRENCE D ODEGAARD	BRENTON MORTGAGES, INC.	
Cheryl & Odog eard CHERYL WODEGAARD	By: James McAndrew-VP Production  By: Dyrielle ( Meyer)  Lynelle Meyer-Construction Supervisor	
SECOND MORTGAGEE:	GUARANTORS:	
Ву:		
STATE OF IOWA COUNTY OF Polk  ss:		
	999 , before me, the undersigned, a Notary Public in and for said county	
and state, personally appeared LAWRENCE D ODEGAAR	999 , before me, the undersigned, a Notary Public in and for seld county to AND CHERYL L ODEGAARD , o executed the within and foregoing instrument, and acknowledged that	
and state, personally appeared LAWRENCE D ODEGAAR to me personally known to be the identical persons named in and wh	D AND CHERYL L ODEGAARD	
and state, personally appeared LAWRENCE D ODEGAAR to me personally known to be the identical persons named in and whethey executed the same as their voluntary act and deed.  (Seal)	D AND CHERYL L ODEGAARD  o executed the within and foregoing instrument, and acknowledged that  Notary Public in and for the State of	
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and state, personally appeared LAWRENCE D ODEGAAF to me personally known to be the identical persons named in and wh they executed the same as their voluntary act and deed.  (Seal)  STATE OF COUNTY OF  On this23	Notary Public in and for the State of  My commission expires:  2 1/6 lo 2  My commission expires:  2 1/6 lo 2  And Lynelle Meyer  are the VP Production  ively, of said corporation executing the within and foregoing instrument; that of its Board of Directors; and that the said  ye Production  ye Production  ively of said corporation executing the within and foregoing instrument; that of its Board of Directors; and that the said  ye Production  dged the execution of said instrument to be the voluntary act and deed of	
to me personally known to be the identical persons named in and whe they executed the same as their voluntary act and deed.  (Seal)  STATE OF  COUNTY OF  On this23 day ofDecember, beltersonally appearedlames_McAndrew to me personally know, who being by me duly sworn did say that they Construction—Supervisor respect said instrument was signed on behalf of said corporation by authority and Construction—Supervisors such officers acknowledge.	o executed the within and foregoing instrument, and acknowledged that    Carlow   Carlow	

Page 3 of 3

## Addendum

"I understand that homes					
creditors and exempt from judicia right to the protection for this pro					
A n		to ciaming ba	ica apon ima cont		
Damen Of CA	Dec 4/	7-2	1-99		
Borrower Lawrence D. Ode	gaand - :	Date			
$\alpha \wedge \alpha \wedge \alpha \wedge \alpha$	113				
	guard		1-99		
Borrower CheryT L. Odega	árðļ	Date			
(					
	•				
(	i			•	
STATE OF I Owa					
	SS:				
COUNTY OF Polk					
	4				
On this 21s tlay of	July	1000	_, before me, a No	tom Dublic in the	
State of Iowa, personally appeared:		Odegaard	and Cheryl L.	Odegaard	
		` `			
to me personally known to be the peacknowledged that		and who execu ecuted the sam		nstrument, and	
voluntary act and deed.	•		-		
My commission expires: 2/16/0	,		0 1 1	7	
wy commission expires: 2/16(0			"Dalu!	,	
	Notary Pr	ublic in and for	said County and S	state	
	•		•		

Parcel "C", located in the East Half (½) of the Northeast Quarter (¼) of Section Thirty-three (33), Township Seventy-seven (77) North, Range Twenty-seven (27) West of the 5th P.M., Madison County, Iowa, more particularly described as follows: Beginning at the Southeast corner of the Northeast Quarter (¼) of the Northeast Quarter (¼) of Section 33, Township 77 North, Range 27 West of the 5th P.M., Madison County, Iowa; thence North 0°00'00" East along the East line of the Northeast Quarter (¼) of the Northeast Quarter (¼) of said Section Thirty-three (33), 110.04 feet; thence South 88°18'04" West, 889.00 feet; thence South 0°00'00" West, 490.56 feet; thence North 88°18'04" East, 889.00 feet to a point on the East line of the Southeast Quarter (¼) of the Northeast Quarter (¼) of said Section Thirty-three (33); thence North 0°00'00" East along the East line of the Southeast Quarter (¼) of the Northeast Quarter (¼) of said Section Thirty-three (33), 380.52 feet to the Point of Beginning. Said Parcel contains 10.007 acres, including 0.500 acres of County Road right-of-

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