	•		
		75°	
		REC &	FILED NO. 2396
		RMF. 8 100	BOOK 194 PAGE 885
		COMPUTER	97 DEC 29 PM 2: 29
		RECORDED V	•
		COMPARED	MICHELLE UTSLER RECORDER
This instrument was drafted by: <u>N RUMME</u> DRIVE, WAUKEGAN, IL 60085	:L Address	Bhose Number 1-92	MAIUSON COINTY IA
FIRSTAR BANK U.S.A., N.A., NOTICE: This Mortgage secures credit in are senior to indebtedness to other cre	P.O. BOX 3427, OSH	KOSH, WI 54903-342	7
necessary advances for protection of the	security, interest and costs. CONSUMER CRE Security Interest. For full an	DIT MORTGAGE d valuable consideration, re	ceipt of which is hereby acknowledged
whose address is 4220 GRAND AVE Mortgagor, hereby assigns, sells, conve Property to FIRSTAR BANK U.S.A. OAK DRIVE, WAUKEGAN, IL 6 2. Mortgaged Property. The prope a. Land. The following describe	ys, mortgages, and grants a , N.A. , having its pr 0085 its orty hereby mortgaged (collect	security interest in the prope incipal place of business an successors and assigns he tively called the Mortgaged I	d post office address at <u>1529 WHITE</u> reinafter called Mortgagee.
	See Attached	Exhibit A RELEASED RECORD	05-67-99 SEE 208 PAGE 416
	•		

- b. Real Estate & Personal Property. All rights, privileges, easements, appurtenances, buildings, fixtures, and improvements on the land or that may hereafter be erected thereon, whether attached or detached; all gas, steam or electric heating, lighting, plumbing, ventilating, water, and power systems, appliances, refrigeration, air conditioning, fences, trees, shrubs, shades, rods, venetian blinds, awnings, fixtures and apparatus; all storm and screen windows and doors, and all other fixtures located on or used in connection with the land; all estates, contingent or vested, including reversions; all expectancies, homestead and dower rights in the land, the right of possession thereof, and all other rights thereto belonging, or in any way now or hereafter appertaining thereto, and the rents, issues, uses, profits and income therefrom, and all of the crops at any time raised thereon from the date of this agreement until the terms of this instrument are compiled with and fulfilled and subrogation to the rights of any holder of a lien on said-property where the money loaned by Mortgagee to Mortgagor is used to pay such lienholder the assignment of rents herein granted is effective as of the date hereof and not just by the event of default.
 - c. Other Property.
 - 3. Obligation Secured. This Mortgage secures the following (hereinafter collectively referred to as the "Obligations"):
 - a. The payment of the loan made by Mortgagee to STEVEN M PAULY & PATRICIA R PAULY

b. Any additional loans and advances for any purpose whatsoever which hereafter may be made under this Mortgage by the Mortgagee to the original Mortgagor (or either Mortgagor if more than one) while still record owner of the above property, said additional advances to have the same priority and rights as if made at this date; provided, however, that said additional loans and advances shall not include indebtedness incurred in a "consumer credit transaction" as defined in the lowa Consumer Credit Code.

c. Any advances made by the Mortgagee for the purpose of protecting its mortgage and security interest in the Mortgaged Property.

This paragraph shall not constitute a commitment to make additional loans in any amount.

Unless applicable law (or the Mortgage Note) provides otherwise, all payments received by Mortgagee shall be applied first to any protective advances made pursuant to Paragraph 3(c) then to late charges and after maturity interest then to interest and principal on any additional loans and advances made pursuant to Paragraph 3(b) then to interest and last to principal on the note referred to in Paragraph 3(a).

- 4. Mortgagor's Representations & Warranties. Mortgagor represents and warrants to Mortgagee that:
- a. The Mortgagor is lawfully seized of the Mortgaged Property in fee simple; that Mortgagor has good right and lawful authority to sell and convey the same; that the Mortgaged Property is free from all liens and encumbrances other than those of record and EXCEPTING OTHER PRIOR OUTSTANDING MORTGAGES OF RECORD, IF ANY ; that the Mortgage shall, and is hereby granted the right to quietly enjoy and possess the same; and Mortgagor hereby warrants and covenants to defend the title to the Mortgaged Property against all persons whomsoever.
- b. There is not present on, in or under the Mortgaged Property or any improvements thereon any asbestos, urea formaldehyde foamed-in-place insulation, polychlorinated biphenyl ("PCBs"), or other hazardous or toxic materials the release or disposal of which is regulated by any law, regulation, code or ordinance (all of the foregoing being herein called "Hazardous Materials"), and that the Mortgaged Property has not in the past been used, is not presently being used, and will not in the future (for so long as the Mortgagor owns the same) be used for handling, storage, transportation or disposal of any Hazardous Materials, that there are no known wells, solid waste disposal sites, or underground storage tanks on the Mortgaged Property.
- 5. Mortgagor's Affirmative & Negative Convenants & Agreements. Mortgagor, for itself and its heirs, successors and assigns and for the vendees of the Mortgaged Property hereby promises, covenants and agrees:
- a. The Mortgagor will pay the principal of and the interest on the Obligations secured hereby at the times and in the manner therein provided to the extent not prohibited by law. The Mortgagor shall pay in case of suit the expense of continuation of abstract, and all expenses incurred by Mortgagee by reason of litigation with Mortgagor, his successors, or with third parties to protect the lien of this Mortgage.

L0711A Rev. 7/97

88

- b. The Mortgagor shall timely make all payments due under the first mortgage referred to in paragraph 4(a) hereof. The Mortgagor shall not increase the amount due under said first mortgage.
- c. The Mortgagor will keep the improvements now existing or hereafter erected on the Mortgaged Property, insured as may be required from time to time by the Mortgagee against loss by fire and other hazards, casualties and contingencies in such amounts and for such periods as it may require and will pay promptly, when due, any premiums on such insurance. All insurance shall be carried in companies approved by the Mortgagee and the policies and renewals thereof shall be held by it and have attached thereto loss payable clauses in favor of and in form acceptable to the Mortgagee, provided, however, if the Mortgagee should at any time release the Mortgagor from the obligation to deposit with Mortgagee such policies and renewals thereof such release shall not act as a waiver of the right to in the future require such deposit. In the event of loss, Mortgagor will give immediate notice by mail to the Mortgagee who may make proof of loss if not made promptly by the Mortgagor, and each insurance company concerned is hereby authorized and directed to make payment for such loss directly to the Mortgagee instead of to the Mortgagor and the Mortgagee jointly, and the insurance proceeds, or any part thereof, may be applied by the Mortgagee at its option, either to the reduction of the obligations hereby secured or to the restoration or repair of the property damaged. In event of foreclosure of this Mortgage or other transfer of title of the Mortgaged Property in extinguishment of the debt secured hereby, all right, title, and interest of the Mortgagor in and to the proceeds for any loss and to any insurance policies then in force shall pass to the purchaser or grantee, regardless of whether or not there is a deficiency judgment after foreclosure sale or non-judicial foreclosure.
- d. The Mortgagor agrees to pay all and singular taxes, assessments, levies and encumbrances of every nature heretofore or hereafter assessed against the Mortgaged Property before they have become delinquent, and if the same be not promptly paid before they become delinquent, the Mortgagee or its representative may at any time pay the same and the official receipts for monies so paid shall be conclusive proof of the validity and amount of such taxes and assessments.
- e. If now or hereafter demanded, the Mortgagor agrees to pay to the Mortgagee with each installment payment on the Mortgage Note an additional sum equal to a fraction of the total amount the Mortgagee estimates to be required to pay when due taxes, assessments, and premiums on insurance policies. The additional payment shall be for the purpose of accumulating a fund with which to pay when due, taxes, assessments, and premiums on insurance policies. The fraction shall be a numerator of one and a denominator equal to the number of installments payable on the Mortgage Notes per year.
- f. If the taxed are not paid or the insurance not kept in force by Mortgagor, Mortgagoe may pay such taxes and keep the property insured and recover immediately from Mortgagor the amount so expended. All monies so paid by the Mortgagoe shall bear interest at the rate provided in the Mortgage Note but not more than any applicable interest rate limitation, if any, and shall be included as additional amounts secured by this Mortgage.
 - g. If this Mortgage is released of record, the release thereof shall be filed and recorded at the expense of the Mortgagor.
- h. The signing of this Mortgage, and the Mortgage Note secured hereby, by the spouse of the owner is not only for the purpose of releasing dower or distributive share but also for the express purpose of creating personal liability of the spouse for the indebtedness evidenced by said Mortgage Note and secured by this Mortgage, and the Mortgagee expressly relies upon the foregoing as a material and necessary representation and covenant by such spouse.
- i. If at any time all or any portion of the above described Mortgaged Property shall be taken or damaged by condemnation proceedings under the power of eminent domain, all compensation awarded shall be paid directly to the Mortgagee and applied on the obligations.
- j. If more than one party joins in the execution hereof as a Mortgagor, or any be of the feminine sex, the word Mortgagor, the pronouns and relative words herein used shall be read as if written in the plural or the feminine, respectively. The covenants herein contained shall bind, and the benefits and advantages inure to, the respective heirs, executors, administrators, successors, joint tenants, and assigns of the parties hereto.
- k. In the event of the initiation of voluntary or involuntary proceedings by or against the Mortgagor under the United States Bankruptcy Law, as they may from time to time be amended, then the Mortgagee shall be entitled to adequate protection by payment or provision of additional security in an amount equal to the sum of the interest accruing from the date of filing at the rate specified in the Mortgage Note. The foregoing definition of adequate protection is agreed to because of a recognition that the rate of depreciation of the value of the collateral is difficult to determine.
- I. Each of the undersigned hereby relinquishes all rights of dower, homestead and distributive share in and to the above-described premises, and waives any rights of exemption, as to any of said property.
- m. Mortgagor shall comply with all present and future statutes, laws, rules, orders, regulations and ordinances affecting the Mortgaged Property, any part thereof or the use thereof.
- n. Mortgagee, and its agents, shall have the rights at all reasonable times, to enter upon the Mortgaged Property for the purposes of inspecting the Mortgaged Property or any part thereof. Mortgagee shall, however, have no duty to make such inspection. Any inspection of the Mortgaged Property by Mortgagee shall be entirely for its benefit and Mortgagor shall in no way rely or claim reliance thereon.
- o. Mortgagor shall take good care of the Mortgaged Property; shall keep the building and personal property now or later placed upon the Mortgaged Property in good and reasonable repair and shall not injure, destroy or remove either the buildings or personal property during the term of this Mortgage. Mortgagor shall not make any material alteration of the Mortgaged Property without the prior written consent of Mortgagee.
- p. If enactment or expiration of applicable laws has the effect of rendering any provision of the Mortgage Note or this Mortgage unenforceable according to its terms, Mortgagee at is option may require immediate payment in full of all sums secured by this Mortgage and may invoke any remedies permitted by this Mortgage.
- q. The Mortgagor shall indemnify, defend and hold the Mortgagee harmless from and against any claim, loss or damage to which the Mortgagee may be subjected as a result of such past, present or future existence, use, handling, storage, transportation or disposal of Hazardous Materials, and the existence of wells and underground storage tanks. Unless previously delivered by the Mortgagor to the Mortgagee, the Mortgagee, at its sole option, may obtain, at the Mortgagor's expense, a report from a reputable environmental consultant of the Mortgagee's choice as to the presence of such wells, underground storage tanks and Hazardous Materials and as to whether the Mortgaged Property has been or presently is being used for the handling, storage, transportation or disposal of any Hazardous Materials. If the report indicates the presence of wells, underground storage tanks or Hazardous Materials or such past or present use, handling, storage, transportation or disposal of Hazardous Materials, the Mortgagee may require that all violations of law with respect thereto be corrected and/or that the Mortgagor obtain all necessary environmental permits therefor. The indemnification provided herein shall survive payment in full of the obligations.
- r. Mortgagor will not sell or transfer all or any part of the Mortgaged Property or an interest therein without Mortgagee's prior written consent, excluding (1) the creation of a lien or encumbrance subordinate to this Mortgage; (2) the creation of a purchase money security interest for household appliances; (3) a transfer by devise, descent or operation of law upon the death of a joint tenant; and (4) the grant of any leasehold interest of three years or less not containing an option to purchase.

Page 2 of 4

L0711B Rev. 7/97

- 6. Maturity Date. Last payment on the Mortgage Note secured hereby is due the 10TH day of DECEMBER, 2007
- 7. Mortgagor Not Released; Forbearance by Mortgagee Not a Waiver. Extension of the time for payment or modification of amortization of the sums secured by this Mortgage granted by Mortgagee to any successor in interest of Mortgagor shall not operate to release the liability of the original Mortgagor or Mortgagor's successors in interest. Mortgagee shall not be required to commence proceedings against any successor in interest or refuse to extend time for payment or otherwise modify amortization of the sums secured by this Mortgage by reason of any demand made by the original Mortgagor or Mortgagor's successors in interest. Any forbearance by Mortgagee in exercising any right or remedy shall not be a waiver of or preclude the exercise of any right or remedy.
- 8. Notices. Any notice to Mortgagor provided for in this Mortgage shall be given by delivering it or by mailing it by first class mail unless applicable law requires use of another method. The notice shall be directed to the Address shown in paragraph 1 hereof or any other address Mortgagor designates by notice to Mortgagee. Any notice to Mortgagee shall be given by first class mail to Mortgagee's address stated herein or any other address Mortgagee designates by notice to Mortgagor. Any notice provided for in this Mortgage shall be deemed to have been given to Mortgagor or Mortgagee when given as provided in this paragraph. Each Mortgagor, if married, hereby authorizes the Mortgagee and its agents to communicate with his or her spouse in connection with the transaction and the collection of the Obligations secured hereby and Mortgagor does hereby consent to such communications.
- 9. Fixture Filing. From the date of its recording, this Mentgage shall be effective as a financing statement filed as a fixture filing and for this purpose the name and address of the Debton is the name and address of Mortgagor as set forth herein and the name and address of Secured Party is the name and address of the Mortgagor as set forth herein, this document covers goods which are or are to become fixtures and the above-named Debton is the record owner of the land.
- 10. **Default.** Any of the following shall constitute a breach which materially impairs the condition, value or protection of or the Mortgagee's right in the Mortgaged Property and shall evidence a material impairment of the Mortgagee's prospect of paying the obligation and therefore shall constitute an event of default hereunder ("Event of Default"):
- a. Mortgagor shall fail to pay any installment of the obligations referred to in Paragraph 3 hereof within ten days of when it is due.
 - b. Any of Mortgagor's representations or warranties contained in Paragraph 4 hereof shall at any time be untrue.
- c. Mortgagor shall default in the due observance or performance of or breach its affirmative and negative covenants and agreements contained in Paragraph 5 hereof or shall default in the due observance or performance of or breach any other covenant, condition or agreement on its part to be observed or performed pursuant to the terms of this Mortgage, or any amendment to this Mortgage or any other agreement executed in connection with or securing or guaranteeing the obligations.
- d, Mortgagor shall make an assignment for the benefit of its creditors, or a petition shall be filed by or against Mortgagor under the United States Bankruptcy Code or Mortgagor shall seek or consent to or acquiesce in the appointment of any trustee, receiver or liquidator of a material part of its properties or of the Mortgaged Property or shall not, within thirty (30) days after the appointment of a trustee, receiver or liquidator of any material part of its properties or of the Mortgaged Property, have such appointment vacated.
- e. A judgment, writ or warrant of attachment or execution, or similar process shall be entered and become a lien on or be issued or levied against the Mortgaged Property or any part thereof which is not released, vacated or fully bonded within thirty (30) days after its entry, issue or levy.
- f. An event of default, however defined, shall occur under any other mortgage, assignment or other security document constituting a lien on the Mortgaged Property or any part thereof.

If a court should determine that one or more of the above do not constitute a default under the lowa Consumer Credit Code, Mortgagor agrees that reinstatement of the obligations shall be the Mortgagor's sole remedy and Mortgagor shall not be entitled to any damages by reason of Mortgagee's exercise of any of its remedies provided for herein.

- 11. Remedies. If an Event of Default shall occur and, after mailing notice of Right to Cure if required by law, such event of default shall not be cured within the applicable cure time, if any, then Mortgagee may, at its option, without notice exercise one or more of the following rights and remedies (and any other rights and remedies available to it):
 - a. Mortgagee may declare all of the debt represented by the Obligations due and payable in full.
 - b. Mortgagee may unless prohibited by law foreclose this Mortgage by applicable nonjudicial procedures.
 - c. Mortgagee may exercise all the rights and remedies afforded a secured party under the lowa Uniform Commercial Code.
 - d. Mortgagee may foreclose this Mortgage by judicial proceedings in accordance with the laws of the State of Iowa.
- e. Mortgagee either before commencement of suit, or at any time thereafter, shall be entitled to the possession of the Mortgaged Property, and shall also be entitled to the appointment of a Receiver, who shall have the power and is hereby granted absolute authority to take and hold possession of all of the Mortgaged Property, to rent the same, and to collect the rents and profits therefrom for the benefit of Mortgagee, and such Receiver shall be appointed upon the application of Mortgagee by the court in which such action shall be brought, or by any judge of said court, at any time after the default of the Mortgagor in any of the provisions hereof, either independently of or in connection with the commencement of foreclosure, or when suit is begun, or at any time thereafter, and such rights shall in no event be barred, forfeited or retarded by reason of delay, or of a judgment, decree, or sale ordered in any suit; and, further, such right to have such Receiver appointed upon application of said Mortgagee shall exist regardless of the solvency or insolvency of the Mortgagor or any of them, and irrespective of the value of said premises, or of the rents and profits thereof; and such taking of possession by the Receiver shall in no way retard collection, or the institution of suit, and Receiver shall be held to account only for the net profits derived from said property.
- 12. Shortened Redemption Period. Mortgagor hereby agrees that in the event of judicial foreclosure of this Mortgage, the Mortgagee may, at its sole option, elect:
 - a. Pursuant to Iowa Code § 628.26 to reduce the period of redemption after sale or foreclosure to six months, or
 - b. Pursuant to Iowa Code § 628.27 to reduce the period of redemption after sale or foreclosure to sixty days, or
- c. Pursuant to Iowa Code § 628.28 or any other Iowa Code Section to reduce the period of redemption after sale or foreclosure to such time as may be then applicable and provided by law, or
 - d. Pursuant to Iowa Code § 654.20 to foreclose without redemption.

the transferent ways he do not be at a top of the second o

NOTICE TO CONSUMER: 1. DO NOT SIGN THIS PAPER BEFORE YOU READ IT. 2. YOU ARE ENTITLED TO A COPY OF THIS PAPER. 3. YOU MAY PREPAY THE UNPAID BALANCE AT ANY TIME WITHOUT PENALTY AND MAY BE ENTITLED TO RECEIVE A REFUND OF UNEARNED CHARGES IN ACCORDANCE WITH THE LAW.

887

Dated this 21ST day of NOVEME	BER. 1997	at De	SMO	unes.	lowa	
Dated tille 2151 day or November		_ aı			, IOTTA.	
		1 .	•	0		0
Heren M. Paulz				Jahra	ia X	Coulu-
STEVEN M PAULY			PATRIC	IA R PAU	LY	
	•					
		· · · · · · · · · · · · · · · · · · ·				
		一	MELIS	SA POPPING		
TATE OF IOWA		- A	MY COM	MISSION EXPIR	S	
> SS	3.		,			
COUNTY OF 13 OLK)		•			and the second	
			•			•
N THIS 21ST DAY OF NOVEMBER		, BEFORE	ME, THE UN	IDERSIGNED	A NOTARY PU	BLIC IN AND FOR SAID COUN
•						
SAID STATE, PERSONALLY APPEARED S	TEVEN M PA	ULY & PA	TRICIA	R PAULY,	HUSBAND 8	WIFE
SAID STATE, PERSONALLY APPEARED S	TEVEN M PA	ULY & PA	TRICIA	R PAULY,	HUSBAND 8	WIFE
SAID STATE, PERSONALLY APPEARED S	TEVEN M PA	ULY & PA	TRICIA	R PAULY,	HUSBAND 8	WIFE
) ME KNOWN TO BE THE IDENTICAL PERSO	ONS NAMED IN	AND WHO EX				
O ME KNOWN TO BE THE IDENTICAL PERSO	ONS NAMED IN	AND WHO EX				
O ME KNOWN TO BE THE IDENTICAL PERSO	ONS NAMED IN	AND WHO EX				
O ME KNOWN TO BE THE IDENTICAL PERSO	ONS NAMED IN	AND WHO EX				
O ME KNOWN TO BE THE IDENTICAL PERS	ONS NAMED IN	AND WHO EX	ECUTED TH	HE FOREGOIL	NG INSTRUMEN	
O ME KNOWN TO BE THE IDENTICAL PERS	ONS NAMED IN	AND WHO EX	ECUTED TH	HE FOREGOII		
O ME KNOWN TO BE THE IDENTICAL PERS	ONS NAMED IN	AND WHO EX	ECUTED TH	HE FOREGOIL	NG INSTRUMEN	
N SAID STATE, PERSONALLY APPEARED S O ME KNOWN TO BE THE IDENTICAL PERSON HEY EXECUTED THE SAME AS THEIR VOLUM	ONS NAMED IN	AND WHO EX	ECUTED TH	HE FOREGOIL	NG INSTRUMEN	

Page 4 of 4

L0711D Rev. 7/97

EXHIBIT A
STEVEN M PAULY & PATRICIA R PAULY

EXHIBIT A

PARCEL "D" IN THE NORTHWEST QUARTER (1/4) OF SECTION TWENTY-SEVEN (27), TOWNSHIP SEVENTY-FIVE (75) NORTH, RANGE TWENTY-EIGHT (28) WEST OF THE 5TH P.M., MADISON COUNTY, IOWA, WHICH INCLUDES PARCEL "A" AND PARCEL "B" AND AN EASEMENT AS SHOWN ON A PLAT OF SURVEY FILED IN BOOK 3 PAGE 90 AT THE MADISON COUNTY RECORDER'S OFFICE MORE PRECISELY DESCRIBED AS FOLLOWS: COMMENCING AT THE WEST QUARTER CORNER OF SECTION 27, TOWNSHIP 75 NORTH, RANGE 28 WEST OF THE 5TH P.M., MADISON COUNTY, IOWA, THENCE NORTH 90 DEGREES 00' 00" EAST ALONG THE SOUTH LINE OF THE NORTHWEST QUARTER (1/4) OF SAID SECTION 27 WHICH IS ALSO THE CENTERLINE OF A COUNTY ROAD TO THE POINT OF BEGINNING; THENCE CONTINUING NORTH 90 DEGREES 00' 00" EAST ALONG THE SOUTH LINE OF SAID NORTHWEST QUARTER (1/4) 825.00 FEET; THENCE NORTH 00 DEGREES 00' 00" WEST 528.00 FEET; THENCE SOUTH 00 DEGREES 00' 00" WEST 825.00 FEET; THENCE SOUTH 00 DEGREES 00' 00" WEST 528.00 FEET TO THE POINT OF BEGINNING CONTAINING 10.000 ACRES INCLUDING 0.625 ACRES OF COUNTY ROAD RIGHT-OF-WAY.

LKA 1931 265TH ST WINTERSET IA

ORIGINAL