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Prepared by: Raccoon Valley State Bank 1009 Court Adel, Iowa 50003 (515) 993-4581

## Mortgage Extension and Modification Agreement

MICHELLE UTSLER.
RECORDER
MADISON COUNTY, 10WA

This agreement made this 26th day of August, 1997 by and between the RACCOON VALLEY STATE BANK, a banking corporation organized and existing under the laws of the State of Iowa, party of the first part, and Mick A. Daugherty, a single person and Dennis P. and Marilyn A. Daugherty, Husband and Wife, of the city of 1702 Prairie, Adel, Iowa, parties of the second part WITNESSETH,

Whereas, the parties of the second part have/has heretofore mortgaged unto the party of the first part certain lands and premises which are described in a certain indenture of Mortgage bearing date October 1, 1996 which mortgage is recorded in the office of the Register of Deeds for Madison County, State of Iowa in Liber 184 of Mortgages, on pages, 639-44, which mortgage is made a part hereof by reference and the same is now due and payable.

Whereas, the parties of the second part is/are unable to make payment in full of the amount due, said party of the first part under said mortgage, and has requested that the time of payment be extended, and the party of the first part is willing to extend the time of payment in accordance with the provisions of the instrument.

NOW THEREFORE, in consideration of the sum of One Dollar in hand paid by the parties of the second part to the party of the first part, receipt of which is hereby acknowledged, as well as other valuable considerations, it is agreed between the parties hereto as follows:

- (1) That the date of the final payment on the said mortgage, upon which there is at this time a balance of \$43,473.75 due, is hereby extended to August 21, 2002; provided however, that said parties of the second part shall pay to apply on said debt, the sum of Four Hundred Dollars on September 21, 1997; and Four Hundred Dollars on the same day of each month thereafter. Said payments to be first applied to the balance of interest due at the rate of 9 1/4 per cent per annum from August 26, 1997 and the remainder to the balance of principal until paid in full.
- (2) That, not withstanding the foregoing provisions or anything to the contrary contained in said mortgage, if the parties of the second part shall be in default for more than thirty days in making payment of any monthly installment, as herein provided, then after such default has occured, the party of the first part may hereby declare the balance then unpaid on said mortgage due and payable forthwith, and may foreclose said mortgage in accordance with the terms, conditions and provisions thereof.
- (3) That the terms conditions and provisions of said mortgage are hereby ratified and confirmed in all respects, matters and things except wherein the same are modified by this instrument.
- (4) That this agreement shall not create any merger or alter or prejudice the rights and priorities of the party of the first part, its successors and assigns, and if so construed, then, in such event, this agreement shall be void and have no effect.

This agreeme	ent shall be binding upon	the successors, heir	s, administrators and assig	ns of the respective parties
hereto.				
protected from	the claims of creditors	and exempt from		property is in many cases by signing this contract, I ased upon this contract.
Mick A. Daughe	rty /	(Date)	<u> </u>	Dennis P. Daugherty (date)
by its <u>President a</u> Title of Of  and on the same	nd CEO and its corporate ficer day the parties of the seco	seal hereunto affixed nd part has/have hereu	used this instrument to be en on the 26 <sup>th</sup> day of August, 1 unto set their hands and seal of a copy of this ins	997,
In presence of:  When I  Mick A Daugher	Men. UP	<del>-</del> -	By Land Daniel J Hav Dennis P. Daugherty	WALLEYSTATIKE BANK  Kans, Its President  Marilyn A. Daugherty
On the Individual appear Acknow- to me	ared nick Daug	cursest 19 <u>kelty Marcl</u> ed in and who executed the	before me, a Notary Public Office of the August 19 Toregoing instrument, and acknown	SS. c in the State of Iowa, personally and Daniel J Hawkins, Pres. vledged that
Corporate affixe Acknow- seale	e personally known, who by me ed to said instrument is the seal of d on behalf of said corporation ument to be the voluntary act and	of said) (no seal has been proby authority of its board of	rocured by said corpulation and the	of said corporation, that (the seal nat said instrument was signed and knowledged the execution of said
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