For use only in consumer loans. NOT to be used for first mortgage on land being acquired with proceeds.

CONSUMER MORTGAGE

THIS MORTGAGE, made this <u>27th</u> day of <u>Februar</u> etween <u>Kevin D. Olson, a single pers</u>	on,	("Mortgagor") and
		("Mortgagor") of the County
Madison and State of lowa, and FARMERS & MERCHANTS	STATE BANK, Winterset, L	A 50273
ortgagee, of the County of Madison and State of low		
WITNESSETH: That Mortgagors, in consideration ofFifte	en Thousand dollars	and no/100
paned by Mortgagee to one Mortgagor or both Mortgagors and evidenced by a ubstitutions thereof and additions thereto, called the "mortgage note") do here eal estate situated in the County of Madison State of	a promissory note in such amount by SELL, CONVEY and MORTGAG	(hereinafter together with all renewals and
The West Half $(\frac{1}{2})$ of Lot Four (4) of H Winterset, Madison County, Iowa, excep	utching's Addition to t the East 67 feet 2	inches thereof.
		FILED NO. 1711 BOOK147 PAGE 498
FOR REI EASE OF ANNEXED MORTGAGESER		
FORRE ENDE	Fee \$15.00	1987 MAR -2 PM 2: 05
MORTGAGE RECORD 159 PAGE 1013	BYD REC _ PAGE	MARY E. WELTY RECORDER MADISON COUNTY, 10WA
nay be personal property, Mortgagors grant Mortgagoe a security interest pursi Mortgagors hereby covenant with Mortgagoe that Mortgagors hold clear Mortgagors have good and lawful authority to sell, convey and mortgage the rand encumbrances whatsoever except a first mortgage held by	title to said personal property and nortgaged property; that the mortg deferred SAvings Ba dated said Mortgagors covenant to was distributive share in and to the mod to Mortgagee when due the mort.	title in fea simple to said real estate; that aged property is free and clear of all liens nk of Winterset, Iowa, Feb. 26
as set forth in paragraph 1 below, then this Mortgage will be void, otherwise to react the control of the contr	nd performance of the mortgage no rwise, and all obligations of Mortga- betedness of Mortgagors or either whether such indebtedness is fro er, that indebtedness (other than the lowa Consumer Credit Code sh cial assessments of every kind w is delinquent, without notice or di	agors under this Mortgage. This Mortgag of them to Mortgagee, whether now exis m time to time reduced and thereafter ir indebtedness arlsing under the mortgag all not be secured by this Mortgage. hich now or hereafter may become a lie emand; and shall procure and deliver t
hen due. 3. INSURANCE. Mortgagors shall keep in force insurance, premiums in other hazards, casualties and contingencies as Mortgagee may require of mount not less than the full insurable value of the mortgaged property with a ppear. Mortgagors shall provide Mortgagee with evidence of such insurance at 4. REPAIRS TO PROPERTY. Mortgagors shall keep the mortgaged proproved, ordinary wear and tear only excepted, and shall not suffer or commit 5. CONTINUATION OF ABSTRACT. In event of any default by Mortgift title or continuation thereof for the mortgaged property and charge and add	in the mortgaged property in comp such insurance payable to Mortgages is Mortgagee may request, operty in as good repair and cond waste on or to the mortgaged propi gagors, Mortgagee may, at the ex	panies to be approved by Mortgagee in a gors and Mortgagee as their interests ma lition as same may now be or as hereafte erty. pense of Mortgagors, procure an abstra
pon such expense at the rate specified in the mortgage note. 6. ADVANCES OPTIONAL WITH MORTGAGEE. If the insurance aborgainst the mortgaged property shall become delinquent, or if Mortgagors fail whether electing to declare the entire unpaid balance of the mortgage note provided for, may (but need not) pay said taxes and special assessments (irreducting and the payment) and the payment of the mortgage upon demand and man 7.1 ACCELERATION OF MATURITY AND RECEIVERSHIP. If default is the freon, or in the payment or performance of any other obligation secured of this Mortgage, then, at the option of Mortgage, after any notice required the Mortgage shall become due and shall become collectible at once by foreclos mencement of an action in foreclosure or during the period of redemption, the appoint a receiver to take possession of said property and of the rents and penterest of all parties concerned and shall be liable to account to Mortgage note 7.2 SIX MONTH AND 60 DAY PERIOD FOR REDEMPTION. If the many foreclosure proceedings any right to a deficiency judgment against Mortgagors, then the period of redemption from judicial sale shall be received and shall be applied to the proceedings of the receivership and foreclosure and the mortgage note 7.2 SIX MONTH AND 60 DAY PERIOD FOR REDEMPTION. If the many foreclosure proceedings any right to a deficiency judgment against Mortgagors, then the period of redemption from judicial sale shall be received to the period of the	to make timely payments on any fi due and collectible or not), may gularities in the levy or assessmer gage, and all such payments with y at any time at Mortgagee's option shall be made in the payment of the by this Mortgage, or if there shall by law, said mortgage note and the ure or otherwise after such defaul e court having jurisdiction of the conflist accruing therefrom and to re only for the net profits after applic and other obligations secured by the ortgaged property is less than ten gagors, then the period of redemp d by Mortgagors and if Mortgagee fuced to sixty days.	rst mortgage referred to above, Mortgage (but need not) effect the insurance abov not of said taxes being expressly waived b interest thereon at the rate specified in the be added to the mortgage note, e mortgage note or any part of the interest be a failure to comply with any condition whole of the obligations secured by this to failure, and at any time after the compase may, at the request of the Mortgage and the same as he may deem best for the action of rents, issues and profits upon the iss Mortgage. I acres in size and if Mortgage waives in the same as he may deem best for the action of rents, issues and profits upon the iss Mortgage. I acres in size and if Mortgage waives in the mortgage waives any right to a deficiency judgmer waives any right to a deficiency judgmer or the properties of the same as the profits upon the waives any right to a deficiency judgmer waives therein is sold or transferred without y other obligation secured by this Mortgage.
9. DEFINITION OF TERMS. Unless otherwise expressly stated, the w 'Mortgagors'; the "Mortgagee" as used herein unless otherwise expressly seferring to "Mortgagor" or "Mortgagee" shall be construed to be of the approclude the acknowledgment hereof. All obligations of Mortgagors under this Milessian of the All obligations of Mortgagors under this Milessian of the All obligations of Mortgagors under this Milessian of the All obligations of Mortgagors under this Milessian of the All obligations of Mortgagors under this Milessian of the All obligations of Mortgagors.	tated includes the successors and opriate gender and number accord ortgage shall be joint and several.	assigns of such "Mortgagee." All word

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IN WITNESS WHEREOF, said Mortgage				
NOTICE TO CONSUMER — Do not balance at any time without penalty and	sign this paper before you read may be entitled to receive a ref	d it. You are entitled to fund of unearned chare	a copy of this pa	per. You may prepay the up with law.
		/	001.	
		Kevin D. (NU Von	Mortga
	• 1 69	Veatu D' (12001	
				Mortga
STATE OF IOWA)			
· starra.) SS:			
COUNTY OF Madison) February 19.8	37 hotara ma tha	doreignod c bi-t	u Dublio in and for the State
On this 2/11 day of personally appeared	Kevin D. Olson, a	ingle person,	dersigned, a Notari	y Public in and for the State of
			to m	e known to be the identical pe
named in and who executed the within and f	oregoing instrument and acknowle	adged that they executed	the same as their v	oluntary act and deed.
		Tul	olle	J
4	4		Notary Public in and for s	aid County and State
WHEN RECORDED RETURN TO:		Vicki I	L. Allen	•
FARMERS AND MERCHANTS STA	TE BANK			
BOX 29				
DOX 29				
WINTERSET, Iowa 50273				
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MTG. REÇORD 147



WINTERSET, IOWA 50273

HOMESTEAD EXEMPTION WAIVER

The contract dated	February	27	19 <u>87</u> , is	supple-
mented by the following not	ice:			
"I understand that ho protected from the cljudicial sale; and t voluntarily give up this property with recontract."	aims of created hat by sign my right to	ditors ar ning this o this p	nd exempt for some contract or	rom , I for
Dated this <u>27th</u> day	of Febr	uary	, 1986.	
Debtor Kevin D. Olson				MARKET STATE
Debtor		•		
				·
STATE OF) s	s.		
On this 27th day of undersigned, a Notary Publ personally appeared Kevin I to ma known to be the identified within and foregoing i executed the same as their	lic in and D. Olson cical person instrument, voluntary a	for saidands named i and ackn	County and who owledged teed.	d State,
Vicki Vicki	L. Allen in an	d for sai	d County a	nd State