\_\_\_\_, 19\_\_\_\_, . ("Mortgagor") and

87

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

## CONSUMER MORTGAGE

| June Paullin   |  | ("Mortgagor") of the County  |  |  |  |  |  |
|--|--|--|--|--|--|--|--|
| of Madison and State of Iowa, and  |  |  |  |  |  |  |  |
| UNION STATE BANK, 201 West Court, Box 110,   |  | 10   |  |  |  |  |  |
| Mortgagee, of the County of <u>Madison</u> and State of WITNESSETH: That Mortgagors, in consideration of <u>Three thousand</u>   | of lowa.<br>four hundred eight   | cyand 15/100   |  |  |  |  |  |
|  | DOLLARS (  | \$ 3480.15   |  |  |  |  |  |
| loaned by Mortgagee to one Mortgagor or both Mortgagors and evidenced by a prom and substitutions thereof and additions thereto, called the "mortgage note") do hereby described real estate situated in the County ofMadison  | SELL, CONVEY and MORTO   | ereinafter together with all renewals GAGE unto Mortgagee the following  |  |  |  |  |  |
| Lot Six (6) and North Six (6) feet in Lot Seven Addition to Winterset, Madison Country, Iowa   | (7) in Block Five  | (5) of the West  |  |  |  |  |  |
|  |  | 4500   |  |  |  |  |  |
|  | S. Berger  | 1796   |  |  |  |  |  |
|  | Or   | ROOK 147 PAGE 549  |  |  |  |  |  |
| Control of the Contro |  | 1000112222222  |  |  |  |  |  |
| NLLIERGE OF ANNIXED MORTGAGE SEE   | . /  | 1987 MAR 10 PH 1:31  |  |  |  |  |  |
| TGAGE RECORD 15/PAGE 603   |  | MARYE WELTY  |  |  |  |  |  |
| and the second s | 1  | MARY E. WELTY<br>RECORDER  |  |  |  |  |  |
|  | 1, it  | MADISON COUNTY, IOWA   |  |  |  |  |  |
|  |  | Fee \$10.00  |  |  |  |  |  |
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| (  | •  | •  |  |  |  |  |  |
| together with all buildings and improvements thereon and all personal property which may integrally belong to, or be or hereafter become an integral part of said real estate, and whether attached or detached (including but not limited to light fixtures, shades, rods, blinds, venetian blinds, awnings, storm windows, storm doors, screens, linoleum, attached carpet, water heater, water softener, automatic heating equipment, air conditioning and other attached fixtures), and together with all easements and servient estates appurtenant thereto, rents, issues, uses, profits and right to possession of said real estate (all of the foregoing real estate, personal property and property interests hereinafter called the "mortgaged property"). As to such of the mortgaged property which may be personal property, Mortgagors grant Mortgagee a security interest pursuant to the Uniform Commercial Code of Iowa.  Mortgagors hereby covenant with Mortgagee that Mortgagors hold clear title to said personal property and title in fee simple to said real estate; that Mortgagors have good and Jawful authority to sell, convey and mortgage the mortgaged property; that the mortgaged property is free and clear of all liens and encumbrances whatsoever except a first mortgage held by  |  |  |  |  |  |  |  |
|  |  | , 19,  |  |  |  |  |  |
| against the lawful claims of all persons whomsoever.  CONDITIONED, HOWEVER, that if Mortgagors shall pay or cause to be paid to secured as set forth in paragraph 1 below, then this Mortgage will be void, otherwise  1. OBLIGATION SECURED. This Mortgage shall secure the payment and po become due under this Mortgage by reason of sums advanced by Mortgagee or otherwise working or hereafter incurred, of every kind and character, direct or indirect, a thereafter increased or entirely extinguished and thereafter reincurred; provided, hower mortgage note of this Mortgage) incurred in a "consumer credit transaction" as define Mortgage.   | to remain in full force and effe<br>erformance of the mortgage n<br>rivise, and all obligations of M<br>debtedness of Mortgagors or e<br>nd whether such indebtedness<br>ever, that indebtedness (other  | ict.  ote, and other amounts which may ortgagors under this Mortgage. This ither of them to Mortgagee, whether is from time to time reduced and than indebtedness arising under the  |  |  |  |  |  |
| NOTICE: - This mortgage secures credit in the amount of \$   |  | ces up to this amount, together with   |  |  |  |  |  |
| interest, are senior to indebtedness to other creditors under subsequently recorded or 2. TAXES. Mortgagors shall pay each installment of all taxes and special asse against the mortgaged property or any part thereof before same becomes delinque Mortgagee promptly after the due date of each such installment duplicate receipts of the then due.  | essments of every kind which i<br>ent, without notice or demand  | d; and shall procure and deliver to  |  |  |  |  |  |
| 3. INSURANCE. Mortgagors shall keep in force insurance, premiums therefor t and other hazards, casualties and contingencies as Mortgagee may require on the na namount not less than the full insurable value of the mortgaged property with such may appear. Mortgagors shall provide Mortgagee with evidence of such insurance as 4. REPAIRS TO PROPERTY. Mortgagors shall keep the mortgaged property if improved, ordinary wear and tear only excepted, and shall not suffer or commit waster. CONTINUATION OF ABSTRACT. In event of any default by Mortgagors, Not title or continuation thereof for the mortgaged property and charge and add to the mupon such expense at the rate specified in the mortgage note.  | nortgaged property in compani<br>insurance payable to Mortgage<br>is Mortgagee may request.<br>as good repair and condition<br>e on or to the mortgaged propolations<br>fortgagee may, at the expense  | es to be approved by Mortgagee in<br>ors and Mortgagee as their interests<br>as same may now be or as hereafter<br>erty.<br>e of Mortgagors, procure an abstract   |  |  |  |  |  |
| 6. ADVANCES OPTIONAL WITH MORTGAGEE. If the insurance above provi against the mortgaged property shall become delinquent, or if Mortgagors fail to make t (whether electing to declare the entire unpaid balance of the mortgage note due and provided for, may (but need not) pay said taxes and special assessments (irregulariti by Mortgagors), and may (but need not) pay amounts due on any such first mortgage in the mortgage note shall be paid by Mortgagors to Mortgagee upon demand and may 7.1 ACCELERATION OF MATURITY AND RECEIVERSHIP. If default shall interest thereon, or in the payment or performance of any other obligation secured condition of this Mortgage, then at the option of Mortgage, after any notice required by this Mortgage, all become due and shall become collectible at once by foreclost the commencement of an action in foreclosure or during the period of redemption, it Mortgage, appoint a receiver to take possession of said property and of the rents an best for the interest of all parties concerned and shall be liable to account to Mortgaporofits upon the costs and expenses of the receivership and foreclosure and the mort  | imely payments on any first mod collectible or not), may (but nees in the levy or assessment of a, and all such payments with or at any time at Mortgagee's optibe made in the payment of the by this Mortgage, or if there sy law, said mortgage note and ure or otherwise after such de he court having jurisdiction of d profits accruing therefrom an agors only for the net profits a | rtgage referred to above, Mortgagee eed not) effect the insurance above if said taxes being expressly waived interest thereon at the rate specified ion be added to the mortgage note. If the mortgage note is emortgage note or any part of the hall be a failure to comply with any the whole of the obligations secured fault of failure, and at any time after the case may, at the request of the dt or ent the same as he may deem ffer application of rents, issues and |  |  |  |  |  |
| 7.2 PERIOD FOR REDEMPTION. It is further agreed that in the event of forect the Mortgagee may at its option elect to reduce the redemption period to six (6) month period as may be permitted at the time of foreclosure by the Code of Iowa. 8. TRANSFER OF MORTGAGED PROPERTY. If all or any part of the mortg Mortgagee's prior written consent, Mortgagee may, at Mortgagee's sole option, dec   | closure of this mortgage and S<br>hs pursuant to Section 628.26<br>aged property or any interest   | heriff's sale of the property involved,<br>of the Code of Iowa or to such other<br>herein is sold or transferred without   |  |  |  |  |  |
| Mortgage immediately due and payable.  9. DEFINITION OF TERMS. Unless otherwise expressly stated, the word "Mo- "Mortgagors"; the "Mortgagee" as used herein unless otherwise expressly stated incl  | rtgagors" as used herein includes the successors and ass   | des successors and assigns of such   |  |  |  |  |  |
| referring to "Mortgagor" or "Mortgagee" shall be construed to be of the appropriate ge include the acknowledgment hereof. All obligations of Mortgagors under this Mortgag   | ender and number according to  | the context. This construction shall   |  |  |  |  |  |

10. FINAL PAYMENT OF PROMISSORY NOTE. The date of the final payment of the mortgage note is \_

tA-No.:57 -- Consumer Mortgage --

Sept. 8, 1990

| Mortgagee addition due taxes, asses are then being es 12. BANKH 13. HOMES | DWS. If requested a potential monthly amounts sments and insurance scrowed by Mortgagor BUPTCY. If this mort STEAD. Each Mortg phts exemption as to a | as Mortgagee shall<br>e premiums with re-<br>rs with the holder of<br>gage is released of<br>agor hereby relinqu | estimate to be re<br>spect to the morto<br>the first mortgage<br>record, the release<br>ishes all rights of | quired for the pu<br>gaged property, to<br>referred to aboose thereof shall b | rpose of accum<br>but no such esc<br>ive.<br>be filed and reco | ulating a fund<br>crow shall be<br>orded at the e | from which to pa<br>required as to an<br>expense of the mo | y taxes when nounts which ortgagor.     |
|---|---|--|---|---|--|---|--|---|
| judicial sale;  | that homestead<br>and that by sig<br>to claims based  | ning this conti  | ract, i volunta   | protected fro<br>arily give up  | my right to  | the prote   | ction for this   | empt from property                      |
| Wayne   | I ask   | les  |   |   | 3-9  | -87   |  |   |
| (/)   | (   | )<br>2 i l   | Mortgagor   | 1   | 3-9  | - 8 1   |  |   |
| 14 ADDITIO  | NAL PROVISIONS.   | arcer  | Mortgagor   |   |  | -87<br>Date<br>-87<br>Date                        |  | a distribution                          |
| S ADDITIO   | WAE THO VIOLONG:  |  |   |   |  |   |  |   |
|   |   |  |   |   |  |   |  |   |
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|   |   |  |   |   |  |   |  |   |
| IN WITNES   | S WHEREOF, said Me  | ortgagors have exec  | uted this Mortgag   | e the day and ve  | ar first above wr  | itten MORTG                                       | AGOR(S) ACKN   | OWLEDGE(S)                              |
|   | COPY OF THIS MO   |  |   | , ,   |  |   |  | - · · · · · · · · · · · · · · · · · · · |
|   | OCONSUMER — Do out penalty and may  |  |   |   |  |   | may prepay the u   | npaid balance                           |
| ,   | . , .   |  |   | Was   | l  | 200   | /_   |   |
|   |   |  |   | 1   | 1  | an -  | <del>-</del>   | Mortgagor                               |
|   |   |  | • •   | His   | ne (   | Taul  | lin  | Mortgagor                               |
| STATE OF IOW  | /A  | )<br>) <b>S</b> S:   |   | V   |  |   |  | 3-3-                                    |
| On this   | 9th de  | March  | 19 87   | hefore me th  | a undersioned  | a Notary Pub                                      | lic in and for the   | State of lowa                           |
| personally appe   | ared Wayne  | and June Pau   | ıllin   | , belote the, th  |  |   |  | Otale of Iowa,                          |
| named in and w  | ho executed the within  | n and foregoing ins  | trument and ackn  | owledged that th  | nev executed the   |   | own to be the ide  | entical persons                         |
|   |   |  |   | - /)  | 1.00   | · E   | MY COMMISSI  | ON EXPIRES                              |
|   |   |  |   | Block   | Y Club   | in and for said C                                 | ounty and State  |   |
| WHEN RECOR  | DED, RETURN TO:   |  |   | U   |  |   | ,  |   |
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| Winterse  | t, Ioma 50273   |  |   |   |  |   |  | N 4 1                                   |
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