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

## **CONSUMER MORTGAGE**

THIS MORTGAGE	, made this7th	day of	May		· · · · · · · · · · · · · · · · · · ·	, <sub>19</sub> 87
	rd C. Wilson					("Mortgagor") ar
Caroly	<u>yn Farr Wilson, hu</u>	sband and wi			("N	nortgagor") of the Coun
Madis	on and	State of lowa, and _	United	Federal Saving	s Bank of	lowa
		·			<u> </u>	
fortgagee, of the Cou	nty of <u>Madison</u>		and State of	lowa.	·	
WITNESSETH: 1	hat Mortgagors, in considerat	ion of <u>EIGHT</u>	EEN THUUS	SAND FIVE HUNDR		
		<u>i</u>		DOLLAR	s (\$18	,500.00
aned by Mortgagee to	o one Mortgagor or both Mortg	gagors and evidence	ed by a promis	sory note in such amount	(hereinafter t	ogether with all renewa
	of and additions thereto, calle					Mortgagee the following
escribed real estate s	ituated in the County of	Madison	<del></del>	, State of Iowa, to-w	it:	
		D1 1 5161	(15)		. T	Comparad
	Lot Five (5) in			or the Original	IOWN	Compared
	of Winterset, M	adison Lount	y, Iowa			
•						2239
					FILED	NO ZZOS
					B00K.	
RELEASE OF ANN	EXED MORTGAGE SEE					
	151 111				1987 M	11:11HA 8-YA
TGAGE RECORD .	151 PAGE 111			•		
					MA	RY E. WELTY
					MADI	RECORDER
					MAUI:	RECORDER SON COUNTY, 10W,
					Fee	\$10.00
			2			
	e d	*				
						,
Mortgagors hereby	personal property, Mortgager covenant with Mortgagee that and lawful authority to sell,	t Mortgagors hold cl	ear title to said	personal property and tit	le in fee simpl	e to said real estate; the
liens and encumbra	nces whatsoever except a first	mortgage held by .	non	е		
		<u> </u>		dated		
the original principal	amount of \$		and said Mortg	agors convenant to warra	int and defend	the mortgaged proper
ainst the lawful claim	is of all persons whomsoever.					
	OWEVER, that if Mortgagors paragraph 1 below, then this					and all other obligation
<ol> <li>OBLIGATION</li> </ol>	SECURED. This Mortgage :	shall secure the pay	ment and per	formance of the mortgage	e note, and o	
	Mortgage by reason of sums cure the performance of the co					
	ter incurred, of every kind an					
	entirely extinguished and ther					
ortgage note of this r ortgage.	Mortgage) incurred in a "consu	imer credit transaction	on as defined	in the lowa Consumer C	reali Code sha	all not be secured by in
NOTICE: This me	ortgage secures credit in the a	mount of \$ 18,5	00.00	Loans and ad-	vances up to t	his amount, together wi
erest, are senior to i	ndebtedness to other creditors	s under subsequently	y recorded or t	iled mortgages and liens.		
	lgagors shall pay each installn I property or any part thereof					
	er the due date of each such in					
en due.				• • • • • • • • • • • • • • • • • • • •		
	Mortgagors shall keep in force sualties and contingencies as					
	n the full insurable value of th					
ay appear. Mortgago	rs shall provide Mortgagee wit	th evidence of such	insurance as M	Aortgagee may request.	•	•
	PROPERTY. Mortgagors sha					ay now be or as hereaft
	er and tear only excepted, and ON OF ABSTRACT. In event					gors, procure an abstra
title or continuation to	hereof for the mortgaged prop-	erty and charge and				
	the rate specified in the mortg PTIONAL WITH MORTGAGE		shove provide	ad for is not properly affect	tad or if town	e or enacial accordance
	property shall become delinqui					
vhether electing to de	clare the entire unpaid balance	e of the mortgage r	note due and c	ollectible or not), máy (bu	it need not) e	ffect the insurance above
	need not) pay said taxes and ay (but need not) pay amount					
	all be paid by Mortgagors to Me					

in the mortgage note shall be paid by Mortgagors to Mortgagee upon demand and may at any time at Mortgagee's option be added to the mortgage note.

7.1 ACCELERATION OF MATURITY AND RECEIVERSHIP. If default shall be made in the payment of the mortgage note or any part of the interest thereon, or in the payment or performance of any other obligation secured by this Mortgage, or if there shall be a failure to comply with any condition of this Mortgage, then at the option of Mortgagee, after any notice required by law, said mortgage note and the whole of the obligations secured by this Mortgage shall become due and shall become collectible at once by foreclosure or otherwise after such default of failure, and at any time after the commencement of an action in foreclosure or during the period of redemption, the court having jurisdiction of the case may, at the request of the Mortgagee, appoint a receiver to take possession of said property and of the rents and profits accruing therefrom and to rent the same as he may deem best for the interest of all parties concerned and shall be liable to account to Mortgagors only for the net profits after application of rents, issues and profits upon the costs and expenses of the receivership and foreclosure and the mortgage note and other obligations secured by this Mortgage.

7.2 PERIOD FOR REDEMPTION. ; It is further agreed that in the event of foreclosure of this mortgage and Sheriff's sale of the property involved, the Mortgagee may at its option elect to reduce the redemption period to six (6) months pursuant to Section 628.26 of the Code of lowa or to such other period as may be permitted at the time of foreclosure by the Code of lowa.

period as may be permitted at the time of foreclosure by the Code of lowa.

8. TRANSFER OF MORTGAGED PROPERTY. If all or any part of the mortgaged property or any interest therein is sold or transferred without Mortgagee's prior written consent, Mortgagee may, at Mortgagee's sole option, declare the mortgage note and any other obligation secured by this

Mortgage's prior written consent, mortgages may, at mortgages to the specific property of the mortgage in mediately due and payable.

9. DEFINITION OF TERMS. Unless otherwise expressly stated, the word "Mortgagors" as used herein includes successors and assigns of such "Mortgagoes" as used herein unless otherwise expressly stated includes the successors and assigns of such "Mortgagee." All words referring to "Mortgagoe" or "Mortgagee" shall be construct to be of the appropriate gender and number according to the context. This construction shall include the acknowledgment hereof. All obligations of Mortgagors under this Mortgage shall be joint and several.

The date of the final payment of the mortgage note is.

June 12, 2002

10. FINAL PAYMENT OF PROMISSORY NOTE. The date of the final payment of the mortgage note is <u>June 12, 2002</u>

MTG REC 148

11. ESCROWS. If requested at any time b	MTG. REC	as requested by Mortga	igee, Mortgagors shall pay and	102 continue to pay to
Mortgagee additional monthly amounts as Mortgag due taxes, assessments and insurance premiums are then being escrowed by Mortgagors with the h 12. BANKRUPTCY. If this mortgage is rele 13. HOMESTEAD. Each Mortgagor hereby and waives all rights exemption as to any of the manufacture.	with respect to the mortga nolder of the first mortgage is eased of record, the release r relinquishes all rights of di	ged property, but no su referred to above. — thereof shall be filed a	uch escrow shall be required as and recorded at the expense of the	to amounts which he mortgagor.
I understand that homestead property judicial sale; and that by signing this with respect to claims based upon thi	/ is in many cases p contract, I voluntar	rotected from the ily give up my rig	claims of creditors and that to the protection for	exempt from this property
Richard C. Wilson	7	May '	7, 1987	
Richard C. Wilson	Mortgagor ,	1. 1. 1	Date	
Carolyn Farr Wilson	Mortgagor	May	7, 1987	
14. ADDITIONAL PROVISIONS.		,		
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6,50				
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10,050 000				,
• •				
IN WITNESS WHEREOF, said Mortgagors ha	ive executed this Mortgage t	he day and year first abo	ove written. MORTGAGOR(S) A	CKNOWLEDGE(S)
RECEIPT OF A COPY OF THIS MORTGAGE.				
NOTICE TO CONSUMER — Do not sign this at any time without penalty and may be entitled to	paper before you read it. You receive a refund of unear	ou are entitled to a cop	y of this paper. You may prepay	the unpaid balance
at any and minot portany are may be chance in	-	0.1.1	P Telibra	•
	5 - 4,5 - 1	Richard C. W.	ilson	Mortgagor
·	•	Carreyn	Dan Halson	7
STATE OF IOWA )		Carolyn Parr	Wilson	Mortgagor
COUNTY OF Madison ) 'SS	<b>3</b> :			
D: 1 0 11:1	ay , 19 87	, before me, the unders	igned, a Notary Public in and fo	r the State of Iowa,
personally appeared Richard C. Wils	on and Carolyn F	arr Wilson, nu	to me known to be the	ne identical persons
named in and who executed the within and forego	oing instrument and acknow	viedged that they exec		•
	٠.		u. d. Clan	
		Verda Orr Nota	ary Public in and for said County and State	· · · · · · · · · · · · · · · · · · ·
WHEN RECORDED, RETURN TO:				
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