

+ 10.00

Real Estate Mortgage and Security Agreement

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:	* ************************************		December 7,	, 19 <u>87</u>
Randall G. and Myr	ittis L. Yontz, as husba Nan			"Mortgagors"
hereby mortgage to _Nor	west Bank Des Moines, Na Nar	ational Association	· .	
666 Walnut Street,				
	Addr	ess		
"Mortgagee" the following (the "Premises"):	described property situated in <u>M</u> a	adison	· · · · · · · · · · · · · · · · · · ·	_, County, Iowa
	Lots Eleven (11) and Twe	elve (12) in Block 1	Гwo (2)	•
	of Joseph L. Ledlie's Ad			4000
	Town of Earlham, Madison		FILED NO	
RELEASED	all .	,	BOUN 14	9PAGE_ 387
			1987 NFC	21 44 8:28
MORTGAGE RECORD _	174 PAGE 484		1301 DEC	ET MITO-EO
		Fee \$10.00	RE	(E.WELTY CORDER COUNTY IOWA
As to any such personal proto the lowa Uniform Comm Said mortgage and security evidence of indebtedness (formed, or both, with respective condition of this mortg security agreement shall be This instrument is also a f	r be or hereafter become an integreety, or fixtures, or both, Mortga perty, or fixtures, or both, Mortga percial Code. I agreement secure payment of all the "Obligation") of even date he could the Premises. The Obligation age and security agreement is the evoid; otherwise it will remain in its trure filing under the lowa Unifores on the Premises: (List by items	gors grant a security intere I sums due under an installi rewith for goods or service I has a maturity date ofll at upon payment of the Obl In full force and effect.	st therein to Morts ment sale contracts, or both, to be o Uly 21, 1996 ligation in full, this	et, note, or other delivered or per- s mortgage and
The Mortgagors agree: 1. The Mortgagors (check of power the Premises in feet free from all liens and encountries). Association	one) simple; they have good right and l umbrances other than a mortgage	lawful authority to mortgag now held by Norwes t	ethesame;andth Bank Des Moir	he Premises are nes, National
☐ are the equitable owners	of the Premises, subject to the ri	ghts of		
mortgage now neid by	of the Premises, subject to the ri ertain real estate contract dated i county record o mortgage the same; and the Pre			······································
2. The Mortgagors will pay vided.	the principal of and the interest o	on the Obligation at the time	es and in the man	ner therein pro-
auired from time to time by	o the improvements now existing the Mortgagee against loss by f ds as it may require and will pay p	ire and other hazards, casu	ialties and contin	aencies in such

- surance shall be carried in companies approved by the Mortgagee and the policies and renewals thereof shall have attached thereto loss payable clauses in favor of and in form acceptable to the Mortgagee. In the event of loss, Mortgagors will give immediate notice by mail to the Mortgagee who may make proof of loss if not made promptly by the Mortgagors, and each insurance company concerned is hereby authorized and directed to make payment for such loss directly to the Mortgagee instead of the Mortgagors and the Mortgagee jointly, and the insurance proceeds, or any part therof, may be applied by the Mortgagee at its option, either to the reduction of the indebtedness hereby secured or to the restoration or
- repair of the property damaged, subject to the rights of any senior lienholder or contract seller. In event of foreclosure of this mortgage or other transfer of title to the Premises in extinguishment of the debt secured hereby, all right, title, and interest of the Mortgagors in and to any insurance policies then in force shall pass to the purchaser or grantee. 4. The Mortgagors agree to pay any taxes, assessments, levies and encumbrances of every nature heretofore or hereafter assessed against the Premises 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.
- 5. If now or hereafter demanded, the Mortgagors agree to pay the Mortgagee additional monthly installments equal to one-twelfth of such amount as the Mortgagee shall estimate to be required for the purpose of accumulating a fund with which to pay, when due, taxes, assessments and premiums on insurance policies.
- 6. If the taxes are not paid or the insurance not kept in force by Mortgagors, Mortgagee may pay such taxes and keep the property insured and recover immediately from Mortgagors the amount so expended or, at its option, add the same to the Obligation secured hereby.
- 7. Mortgagors shall not sell, assign, encumber or transfer the Premises or the fixtures without the prior written consent of the Mortgagee. No waiver of this provision shall be effective unless in writing and signed by the Mortgagee.
- 8. Mortgagors shall keep the Premises in safe and good repair and condition and shall not commit waste or permit impairment or deterioration of the Premises.
- 9. If this mortgage is released of record, the release thereof shall be filed and recorded at the expense of the Mortgagors.
- 10. If Mortgagors fail to make a payment within 10 days of the time required by the Obligation or fail to observe any covenant of the transaction evidenced by the Obligation and this mortgage and security agreement, breach of which materially impairs the condition, value or protection of or the Mortgagee's right in any collateral or real property securing the transaction, or materially impairs the Mortgagors' prospect to pay amounts due under the transaction, the Mortgagors shall be in default and the Mortgagee may proceed to enforce its rights as provided by law.
- 11. It is further agreed that in the event of foreclosure of this mortgage and sheriff's sale of the property involved, the period of redemption from said sale shall be reduced to six (6) months, at the option of the Mortgagee, if the Mortgagee waives in said foreclosure proceedings any rights to deficiency judgment against Mortgagors which may otherwise have arisen out of said foreclosure proceedings. It is further agreed, under Chapter 628, Code of Iowa, as amended, that in the event of such foreclosure, and in the event of the finding by court decree in such foreclosure that the real estate hereinabove set out has been abandoned by the owners and persons personally liable under the mortgage at the time of foreclosure, the period of redemption from foreclosure sale will be reduced to sixty (60) days. In such event the Mortgagee waives rights to a deficiency judgment against the Mortgagors or their successors in interest, subject to the other provisions of the above referenced law as amended.

12. If at any time all or any portion of the above-described mortgaged property shall be taken or damaged by condemnaemi

13. Words and phrases herein shall be construed as in the singular or plural number, and as masculine, feminine, or neuter gender, according to the context. "Mortgagee" shall be construed to include any person to whom this mortgage and security agreement is assigned. 14. Any Mortgagor who is not a titleholder to the Premises joins herein solely for the purposes of relinquishing and waiving, and does hereby relinquish and waive, any and all rights of dower, homestead, and distributive share in and to the Premises as against the lien of this mortgage and security agreement. I UNDERSTAND THAT HOMESTEAD PROPERTY IS IN MANY CASES PROTECTED CREDITORS AND EXEMPT FROM JUDICIAL SALE: AND THAT BY SIGNING THIS TARILY GIVE UP MY RIGHT TO THIS PROTECTION FOR THIS PROPERTY WITH RE BASED ON THIS CONTRACT. Dated December 7, 1987 Yontz December 7, 1987 Dated Myrittis L. Yontz IN WITNESS WHEREOF, Mortgagor has executed and acknowledges receipt of a copy of this document as of the date above written. STATE OF IOWA SS: COUNTY OF POLK before me, the undersigned, a Notary On this day of Public, personally appeared _ Randall G <u>Youtz</u> to me known to be the identical persons named in and who executed the foregoing instrument, and acknowledged that they executed the same as their voluntary act and deed. MARY DETH HUGHES in the State of Notary Public ASSIGNMENT Mortgagee hereby assigns the above mortgage and security interest (with) (without recourse) to , together with all its right, title and interest in the Obligation secured hereby on this day of . MORTGAGEE STATE OF IOWA ISS: COUNTY OF POLK , before me, the undersigned, a Notary Public, On this day of . , 19_ personally appeared to me known to be the identical persons named in and who executed the foregoing instrument, and acknowledged that they executed the same as their voluntary act and deed. Notary Public in the State of Iowa STATE OF IOWA COUNTY OF POLK before me, the undersigned, a Notary Public, On this. day of personally appeared and 四十 人并以死 to me known, who, being by me duly sworn, did say that they are the and respectively, of said corporation executing the within and foregoing instrument to which this is attached, that (no seal has been procured by the said) (the seal affixed thereto is the seal of said) corporation; that said instrument was signed (and sealed) on behalf of said corporation by authority of its Board of Directors; and that the said as such officers acknowledged the execution of said instrument to be the voluntary act and deed of said corporation, by it and by them voluntarily executed.

Notary Public in the State of Iowa

X-2210029-2

Return To: Villegands, N.A. Norwigst Bank thes who as, N.A. Loan Operations
666 Water St.

Des Moines, iowa 50304