July 10, 1998

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

CONSUMER MORTGAGE

	Roberta l	1. Kennedy, husband and wife		("Mortgagor") of the County
of	Madison	and State of Iowa, and		
		BRENTON BANK AND TRUST (OMPANY, Adel, Iowa 50003	. ,
lortga	gee, of the County of		d State of Iowa.	
W	ITNESSETH: That N	fortgagors, in consideration of <u>Twelve th</u>	ousand and no/100	
			DOLLARS (\$ 1	· ·
nd su	bstitutions thereof and	Mortgagor or both Mortgagors and evidenced by additions thereto, called the "mortgage note") of a din the County of Madison	y a promissory note in such amount (herei to hereby SELL, CONVEY and MORTGAG , State of Iowa, to-wit:	inafter together with all renewals SE unto Mortgagee the following
		48.5 feet of the West 1,573.5		
		thwest One-Quarter (SW $\frac{1}{4}$) of Sest of the 5th P.M., Madison		
		55 feet of the West 1,280 fee		
		thwest Quarter (NW ¹ ₄) of Secti		
		the 5th P.M., Madison County	- · · · · · · · · · · · · · · · · · · ·	-
	County Road	i H.	r	2412
			<u> </u>	ILED NO
	-		Cempared B	OOU TAKE STE
OR	RELEASE OF ANNI	EXED MORTGAGE SEE	min / / / / / / / / / / / / / / / / / / /	188 JUN 28 PM 12: 13
	-0.4 OF BEOOP	156 PAGE 42	RFC.	
NOR	TGAGE HECURD	of the state of th	PAGE	MARY E. WELTY
				RECORDER
			j	MADISON COUNTY INWA
gethe	er with all buildings ar	nd improvements thereon and all personal propo	erty which may integrally belong to, or be	or hereafter become an integra
		whether attached or detached (including but not l		
		ns, linoleum, attached carpet, water heater, wate Il easements and servient estates appurtenant th		
		ate, personal property and property interests h		
oper	y which may be person	onal property, Mortgagors grant Mortgagee a se	curity interest pursuant to the Uniform Com	nmercial Code of Iowa.
M	ortgagors hereby cove	nant with Mortgagee that Mortgagors hold clear	title to said personal property and title in fe	ee simple to said real estate; that
ortga	gors have good and	lawful authority to sell, convey and mortgage	ne mongaged property; that the mongage	ed property is free and clear of
lien		whatsoever except a first mortgage held by $\underline{\mathtt{Ds}}$	irras county State bank n/	
	<u>and Trust C</u>		dated	<u>9-3-</u> , 19 <u>73</u>
the	original principal amou		said Mortgagors convenant to warrant and	I defend the mortgaged property
gains	t the lawful claims of a	all persons whomsoever. VER, that if Mortgagors shall pay or cause to b	e naid to Mortgagee when due the mortga	ge note and all other obligations
		raph 1 below, then this Mortgage will be void, of		go note and an other obligations
1.	OBLIGATION SEC	JRED. This Mortgage shall secure the payme	nt and performance of the mortgage note,	
		gage by reason of sums advanced by Mortgage		
		he performance of the covenants and agreemen curred, of every kind and character, direct or in		
nerea	fter increased or entire	ely extinguished and thereafter reincurred; provide	led, however, that indebtedness (other than	n indebtedness arising under the
_		age) incurred in a "consumer credit transaction"	as defined in the Iowa Consumer Credit C	code shall not be secured by this
lortga		12 000	00	An Abin name An analysis
Ni teres	JIICE: This mortgag	ge secures credit in the amount of $\frac{12,000}{0}$	corded or filed mortgages and liens.	s up to this amount, together with
2.	TAXES. Mortgago	rs shall pay each installment of all taxes and sp	ecial assessments of every kind which now	or hereafter may become a lier
		erty or any part thereof before same become		
ioriga ien d		due date of each such installment duplicate rece	inpos of the proper officers for the payment of	all such taxes and assessment
3.	INSURANCE. Moi	tgagors shall keep in force insurance, premiums		
		s and contingencies as Mortgagee may require		
		full insurable value of the mortgaged property vall provide Mortgagee with evidence of such inst		and Mortgagee as their interests
4.	REPAIRS TO PROI	PERTY. Mortgagors shall keep the mortgaged p	property in as good repair and condition as s	
		I tear only excepted, and shall not suffer or com		
		F ABSTRACT. In event of any default by Mort f for the mortgaged property and charge and ad-		00.,
pon s	such expense at the ra	ate specified in the mortgage note.		
		NAL WITH MORTGAGEE. If the insurance ab		
yaıns vheth	er electing to declare	rty shall become delinquent, or if Mortgagors fail the entire unpaid balance of the mortgage note	due and collectible or not), may (but need	age referred to above, Mortgager d not) effect the insurance above
rovid	ed for, may (but need	not) pay said taxes and special assessments (i	regularities in the levy or assessment of sa	aid taxes being expressly waive
		ut need not) pay amounts due on any such first paid by Mortgagors to Mortgagee upon demand		
		paid by Mongagors to Mongagee upon demand OF MATURITY AND RECEIVERSHIP. If defa		
teres	t thereon, or in the p	ayment or performance of any other obligation	secured by this Mortgage, or if there shall	I be a failure to comply with an
		nen at the option of Mortgagee, after any notice r	, ,	-
,		me due and shall become collectible at once by ction in foreclosure or during the period of rede		
1ortga	agee, appoint a receiv	er to take possession of said property and of the	rents and profits accruing therefrom and to	o rent the same as he may deen
		arties concerned and shall be liable to account		
		xpenses of the receivership and foreclosure and DEMPTION. It is further agreed that in the ever		
		tion elect to reduce the redemption period to six		
eriod	as may be permitted	at the time of foreclosure by the Code of Iowa.	•	
		DRTGAGED PROPERTY. If all or any part of to onsent, Mortgagee may, at Mortgagee's sole of		
	agee's prior written co age immediately due a		mon, deciare the mongage note and any	other obligation secured by thi
		RMS. Unless otherwise expressly stated, the	word "Mortgagors" as used herein includes	successors and assigns of suc
		o" as used borois uplace ethonuics everessly s		

"Mortgagors"; the "Mortgagee" as used herein unless otherwise expressly stated includes the successors and assigns of such "Mortgagee." All words referring to "Mortgagor" or "Mortgagee" shall be construction shall include the acknowledgment hereof. All obligations of Mortgagors under this Mortgage shall be joint and several.

10. FINAL PAYMENT OF PROMISSORY NOTEG The tate of the final payment of the mortgage note is _____

MTG. RECORD	150
11. ESCROWS. If requested at any time by Mortgagee and as long a Mortgagee additional monthly amounts as Mortgagee shall estimate to be required taxes, assessments and insurance premiums with respect to the mortgager then being escrowed by Mortgagors with the holder of the first mortgage in the BANKRUPTCY. If this mortgage is released of record, the release HOMESTEAD. Each Mortgagor hereby relinquishes all rights of do	ired for the purpose of accumulating a fund from which to pay taxes when ged property, but no such escrow shall be required as to amounts which eferred to above. Thereof shall be filed and recorded at the expense of the mortuager.
and waives all rights exemption as to any of the mortgaged property.	wer, nomestead and distributive share in and to the mongaged property
I understand that homestead property is in many cases prijudicial sale; and that by signing this contract, I voluntari with respect to claims based upon this contract.	otected from the claims of creditors and exempt from ly give up my right to the protection for this property
() col Co Kamada	6-24-88
Liberta m. Kennedy Mortgagor	Date
Roberta M. Kennedy Mortgagor	6-24-88 Date
14. ADDITIONAL PROVISIONS.	
	in de la companya de la filipia de la companya de La companya de la co
- marin manager 1250	
the rest of the second	
ages of the second of the seco	
at any time without penalty and may be entitled to receive a refund of unearr	ou are entitled to a copy of this paper. You may prepay the unpaid balance ned charges in accordance with law. Jack O. Kennedy Kenneder Mortgagor
STATE OF IOWA	Roberta M. Kennedy Morigagor
COUNTY OF Dallas) SS:	
On this 24th day of June 19 88	before me, the undersigned, a Notary Public in and for the State of Iowa,
personally appeared <u>Jack O. Kennedy</u> Roberta M. Kennedy, husband and	d wife to me known to be the identical persons
named in and who executed the within and foregoing instrument and acknow	~ 3
CAROLYN J. SCOTT MY COMMISSION EXPIRES December 5, 1990	Motory Public in ground soid Darm and State
WHEN RECORDED, RETURN TO:	
	Comp
Brenton Bank and Trust Company	
Box 157	
Adel, IA 50003	
	A.D. 19 88 and recorded in on page \$17 County Records. ### Deputy URN TO
S T S C E	
	of Mortgages L. M. Her
AL ESTATE AL ESTATE From To	Schock of M
	Mary 180 WHEN RE
	Filed for geord to Mary Mary WHEN RI WHEN RI
	řa v rodu i v v v v v v v v v v v v v v v v v v

Boy 157, alex