NORWEST BANK Return To: S. Louis	Real Estate Security Ag	Mortgage and reement
Norwest Bank Des Winnes, N.A. Loan Operations 666 Walnut St.	0-9	
Des Moines, Iowa 50304	Septembe	r 6, , 19 <u>88</u>
Randall G. and Myrritis L. Yontz husband and wife		, "Mortgagors"
hereby mortgage to Norwest Bank Des Moines, National Association	ciation	
666 Walnut Des Moines, Iowa 50304  Address	· · · · · · · · · · · · · · · · · · ·	
"Mortgagee" the following described property situated in <u>Madison</u> (the "Premises"):		, County, Iowa
Lots Eleven (11) and Twelve (12) in Blo Joseph L. Ledlie's Addition to the Town Madison County, Iowa.	ock Two (2) of n of Earlham,	FILED NO. 624
FOR RELEASE OF ANNEXED MORTGAGESEE		BOOK 151 PAGE 235
MORTGAGE RECORD 157 PAGE 364	Comparery	1988 SEP 22 AH 10: 2
	ee \$10.00	MARY E. WELTY RECORDER MADISON COUNTY IN
together with all estates appurtenant thereto and rents and profits therefrom may intergrally belong to, or be or hereafter become an integral part of the Pr As to any such personal property, or fixtures, or both, Mortgagors grant a sect to the lowa Uniform Commercial Code.	emises, and whether	rattached or detached.
Said mortgage and security agreement secure payment of all sums due under evidence of indebtedness (the "Obligation") of even date herewith for goods formed, or both, with respect to the Premises. The Obligation has a maturity of the condition of this mortgage and security agreement is that upon payment security agreement shall be void; otherwise it will remain in full force and experiences.	or services, or both date of <u>April 21</u> of the Obligation in	, to be delivered or per- 1998
This instrument is also a fixture filing under the lowa Uniform Commercial which are to become fixtures on the Premises: (List by item or type)	Code with respect	to the following goods
The Mortgagors agree:  1. The Mortgagors (check one)  Own the Premises in fee simple; they have good right and lawful authority they free from all liens and encumbrances other than a mortgage now held by	o mortgage the same	e; and the Premises are
are the equitable owners of the Premises, subject to the rights of as contract-seller under a certain real estate contract dated the day of the office of the county recorder, at Book right and lawful authority to mortgage the same; and the Premises are free from mortgage now held byNorwest_Bank_Des_Moines, National_Ass	of, Page, om all liens and encu	19, and recorded in ; they have good imbrances other than a
2. The Mortgagors will pay the principal of and the interest on the Obligation vided.		
3. The Mortgagors will keep the improvements now existing or hereafter erec quired from time to time by the Mortgagee against loss by fire and other haz amount and for such periods as it may require and will pay promptly, when do surance shall be carried in companies approved by the Mortgagee and the pay tached thereto loss payable clauses in favor of and in form acceptable to the will give immediate notice by mail to the Mortgagee who may make proof of lost and each insurance company concerned is hereby authorized and directed to Mortgagee instead of the Mortgagors and the Mortgagee jointly, and the insurance policies the property damaged, subject to the rights of any senior lienholder of this mortgage or other transfer of title to the Premises in extinguishment of interest of the Mortgagors in and to any insurance policies then in force sh	ards, casualties and ue, any premiums on policies and renewal Mortgagee. In the evons if not made prom make payment for surance proceeds, or ness hereby secured or contract seller. In the debt secured hel	contingencies in such such insurance. All instance at the such insurance. All instance at the such that is t
4. The Mortgagors agree to pay any taxes, assessments, levies and encumbra assessed against the Premises before they have become delinquent, and if become delinquent, the Mortgagee or its representative may at any time promotes so paid shall be conclusive proof of the validity and amount of such	nces of every nature the same be not pro pay the same and t	heretofore or hereafter mptly paid before they he official receipts for
5. If now or hereafter demanded, the Mortgagors agree to pay the Mortgage one-twelfth of such amount as the Mortgagee shall estimate to be required funding to pay, when due, taxes, assessments and premiums on insurance page 1.	or the purpose of ac	y installments equal to cumulating a fund with
6. If the taxes are not paid or the insurance not kept in force by Mortgagors, No property insured and recover immediately from Mortgagors the amount so expobligation secured hereby.	fortgagee may pay s	uch taxes and keep the on, add the same to the
7. Mortgagors shall not sell, assign, encumber or transfer the Premises or the of the Mortgagee. No waiver of this provision shall be effective unless in waiver.	e fixtures without th	e prior written consent the Mortaaaee.
8. Mortgagors shall keep the Premises in safe and good repair and condition	· ·	

- pairment or deterioration of the Premises. 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 lowa, 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. 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 condemna-

MIG. RECORD 151

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 FROM THE CLAIMS OF CREDITORS AND EXEMPT FROM JUDICIAL SALE: AND THAT BY SIGNING THIS CONTRACT, I VOLUNTARILY GIVE UP MY RIGHT TO THIS PROTECTION FOR THIS PROPERTY WITH RESPECT TO THE CLAIMS BASED ON THIS CONTRACT. 9/6/88 Dated . 9/6/88 Dated ... Myrittas L. Yontz IN WITNESS WHEREOF, Mortgagor has executed and acknowledges receipt of a copy of this document as of the date above written. Myrittis<sup>()</sup>L. Yontz STATE OF IOWA SS: COUNTY OF POLK day of <u>September</u>, 19<u>88</u>, b red Randall G. and Myrittis L. Yon'tz before me, the undersigned, a Notary Public, 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. path Hunha Notary Public in the State of Iowa **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 . 19\_ **MORTGAGEE** STATE OF IOWA SS: COUNTY OF POLK )

On this	day of	, 19	, before me, the undersigned, a Notary F	<sup>2</sup> ublic,
personally appea				
to me known to be	the identical persons name	d in and who execut	ted the foregoing instrument, and acknowledge	ed that
	e same as their voluntar			
•		N	otary Public in the State of Iowa	
STATE OF IOWA	) )SS:			
COUNTY OF PO			A.	
On this personally appea		, 19	, before me, the undersigned, a Notary F	'ublic,
and			to me known	, who,
being by me dul	y sworn, did say that the	ey are the	and	
respectively, of sai	d corporation executing the	within and foregoi	ng instrument to which this is attached, that (r	10 seal
			of said) corporation; that said instrument was Board of Directors; and that the said	
			edged the execution of said instrument to	
			em voluntarily executed.	
<b>.</b> .		, ,,	· · · · · · · · · · · · · · · · · · ·	

Notary Public in the State of Iowa