THIS	MORTGAGE, made this	21st day of	September	· · · · · · · · · · · · · · · · · · ·	, 19 <u>88</u>
between	David A. Nelsor	n, a single person		o	("Mortgagor") an
			·	*	("Mortgagor") of the Coun
of	Warren	and State of Iowa, and _	East Des Mo	ines National	Bank
 Mortgage	e, of the County ofPo1	k .	and State of Iowa.		1
WITI	NESSETH: That Mortgagors, in	consideration of <u>Seventy</u>	-three thousa	nd dollars an	d 00/100
		consideration of <u>beverity</u>			
and subs	y Mortgagee to one Mortgagor or titutions thereof and additions the d real estate situated in the Count	reto, called the "mortgage note	d by a promissory note ") do hereby SELL, CC, Sta	DNVEY and MORTGA	reinafter together with all renewa AGE unto Mortgagee the followir
of (19 (날)	the Southwest Quarter (the Southwest Quarter) and the East Half of the Northeast Quarter (the Southwest Quarter (the Southw	er $\binom{1}{4}$ of the South $\binom{1}{2}$ of the Northwellarter $\binom{1}{4}$ and the	east Quarter (\forestar \) St Quarter (\forestar \) Northeast Qua	$(rac{1}{4})$ of Sectio) and the Nor rter $(rac{1}{4})$ of t	n Nineteen thwest Quarter
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SEV RELEAS MORTG. ogether v oart of sai windows, ixtures), a all of the broperty v Mortg Mortgagor	with all buildings and improvement dreal estate, and whether attaches storm doors, screens, linoleum, at and together with all easements at foregoing real estate, personal vhich may be personal property, aggors hereby covenant with Mort	atts thereon and all personal pred or detached (including but not ached carpet, water heater, wand servient estates appurtenant property and property interests wortgagors grant Mortgagee a gagee that Mortgagors hold cley to sell, convey and mortgagors.	compared Compared Compared F operty which may integot limited to light fixture in the set of the real of the security interest pursual er title to said personal te the mortgaged property.	computer see \$10.00 NO. PAGE grally belong to, or be so, shades, rods, blinds heating equipment, a uses, profits and righ ant to the Uniform Coll property and title in ferty; that the mortgage	PILED NO. 638 BOOK 15T PAGE 249 1988 SEP 23 PH 4: 3: MARY E. WELTY RECORDER MADISON COUNTY. IOW, e. or hereafter become an integral service of the mortist
RELEAS MORTGA together vipart of sail windows, fixtures), a (all of the property vipart) Mortgagorial liens ar	with all buildings and improvement defended and together with all easements are toregoing real estate, personal which may be personal property, agors hereby covenant with Morters have good and lawful authorit	ats thereon and all personal pred or detached (including but not ached carpet, water heater, wand servient estates appurtenant property and property interests wortgagors grant Mortgagee a gagee that Mortgagors hold clear to sell, convey and mortgagors a first mortgage held by	compared Compared F operty which may integed to limited to light fixture atter softener, automatice thereto, rents, issues, is hereinafter called the security interest pursual artitle to said personal te the mortgaged propudated	compute grally belong to, or be s, shades, rods, blinds heating equipment, a uses, profits and righ mortgaged property ant to the Uniform Col property and title in ferty; that the mortgage	IPILED NO. 1 638 BOOK 15T PAGE 249 1988 SEP 23 PH 4: 3: MARY E. WELTY RECORDER MADISON COUNTY. IOW, e or hereafter become an integra s, venetian blinds, awnings, storr air conditioning and other attache it to possession of said real estate ty"). As to such of the mortgage mmercial Code of lowa. fee simple to said real estate; that ged property is free and clear of

become due under this Mortgage by reason of sums advanced by Mortgagee or otherwise, and all obligations of Mortgagers under this Mortgage. This Mortgage shall also secure the performance of the covenants and agreements and indebtedness of Mortgagors or either of them to Mortgagee, whether now existing or hereafter incurred, of every kind and character, direct or indirect, and whether such indebtedness is from time to time reduced and thereafter increased or entirely extinguished and thereafter reincurred; provided, however, that indebtedness (other than indebtedness arising under the mortgage note of this Mortgage) incurred in a "consumer credit transaction" as defined in the Iowa Consumer Credit Code shall not be secured by this

73,000.00 NOTICE: This mortgage secures credit in the amount of \$_ . Loans and advances up to this amount, together with

interest, are senior to indebtedness to other creditors under subsequently recorded or filed mortgages and liens.

TAXES. Mortgagors shall pay each installment of all taxes and special assessments of every kind which now or hereafter may become a lien against the mortgaged property or any part thereof before same becomes delinquent, without notice or demand; and shall procure and deliver to Mortgagee promptly after the due date of each such installment duplicate receipts of the proper officers for the payment of all such taxes and assessments

3. INSURANCE. Mortgagors shall keep in force insurance, premiums therefor to be prepaid without notice or demand, against loss by fire, tornado and other hazards, casualties and contingencies as Mortgagee may require on the mortgaged property in companies to be approved by Mortgagee in an amount not less than the full insurable value of the mortgaged property with such insurance payable to Mortgagors and Mortgagee as their interests

an amount not less than the full insurable value of the mortgaged property with such insurance payable to Mortgagors and Mortgagee as their interests may appear. Mortgagors shall provide Mortgagee with evidence of such insurance as Mortgagee may request.

4. REPAIRS TO PROPERTY. Mortgagors shall keep the mortgaged property in as good repair and condition as same may now be or as hereafter improved, ordinary wear and tear only excepted, and shall not suffer or commit waste on or to the mortgaged property.

5. CONTINUATION OF ABSTRACT. In event of any default by Mortgagors, Mortgagee may, at the expense of Mortgagors, procure an abstract of title or continuation thereof for the mortgaged property and charge and add to the mortgage note the cost of such abstract or continuation with interest upon such expense at the rate specified in the mortgage note.

6. ADVANCES OPTIONAL WITH MORTGAGEE. If the insurance above provided for is not properly effected, or if taxes or special assessments are in the mortgage of the property shall become delinquent or if Mortgagors fail to make timely payments on any first mortgage referred to above. Mortgagors

against the mortgaged property shall become delinquent, or if Mortgagors fail to make timely payments on any first mortgage referred to above, Mortgagee (whether electing to declare the entire unpaid balance of the mortgage note due and collectible or not), may (but need not) effect the insurance above provided for, may (but need not) pay said taxes and special assessments (irregularities in the levy or assessment of said taxes being expressly waived by Mortgagors), and may (but need not) pay amounts due on any such first mortgage, and all such payments with interest thereon at the rate specified

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 this waid 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 Mortgago. 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 Iowa or to such other 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 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 immediately due and payable.

9. DEFINITION OF TERMS. Unless otherwise expressly stated, the word "Mortgagors" as used herein includes successors and assigns of such "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 construed 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.

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

3/31/93

with respect/to/claims based upon this c	intract, I voluntari	ily give up my	ne claims right to th	of creditor le protection	s and exempt from on for this propert
David A. Nelson	Mortgagor	Septem	ber 21,	1988	
David A. Neison			Nomes acus with the special control of the special pro-		
14. ADDITIONAL PROVISIONS.	Mortgagor			Date	
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