MTG. RECORD 151

FOR RELEASE OF ANNEXED MORTGAGE SEE

Courter MORTGAGE RECORD 154PAGE 792

STATE OF JOWA	Inst. No. 1001	Filed to	Recording Fee 10 a	ol November	19 88 al_	9:45 AM
MADISON COUNTY, SS.	Book151	Page 592	Recording Fee 10 .			
the way		بيد الناك المدين التين المدين التين		mu	10th	Deputy
PACE - V		CONS	UMER MORTGAGE		α	
				;		
THIS MORTGAGE, made			November 👻	· · · · · · · · · · · · · · · · · · ·		, 19 <u>88</u> ,
	NewKirk		<u> </u>			("Mortgagor") and
Lillie N					("Mortga	agor") of the County
of <u>Madison</u>	ar	d State of Iowa,	and <u>United Fed</u> Locust at	eral Savings B	ank of lo	W8
Mortgagee, of the County of _	Polk		and State of Iowa		S, IUWa	
WITNESSETH: That Mo	ortgagors, in conside	ration of			¥.	1
Thirty Thousand a	nd 00/100			DOLLARS (S	\$ 30.000.1	00)
loaned by Mortgagee to one Mand substitutions thereof and		ortgagors and evi	denced by a promissory	note in such amount (he	ereinafter togeth	ner with all renewals
described real estate situated						
Commencing at the (NE½) of Section West of the 5 P.M 00' 52.4 feet alor (NE½) of Section West 235.5 feet, the point of begindescribed as: Con Northeast Quarter Twenty-seven (27) along the East limit Twenty-one (21) to South right of way south right of way feet to the point	Twenty-one (: , Madsion Co ng the East Twenty-one (: thence South nning, said p mmening at th (NE½) of Sec West of the ne of the Sou the point of line of the line, thence	21) Townshaunty, Iowaline of the 21) thence 89° 05' Earcel conne Southeast Quarthwest Quarthwest Quarthwest Quarthwest County roce South 02° 200 100 100 100 100 100 100 100 100 100	ip Seventy-six a, being the pose said South-we North 89º 05' ast 369.4 feet taining 2 Acres to corner of the ty-one (21) Town Madison County, arter (SW\frac{1}{4}) of the to ad, thence South 20° 23' West 450	(76) North, Rai int of beginning st Quarter (SW West 370.0 feet thence North OC and further a e Southwest Quanship Seventy-s Iowa thence No the Northeast (inuing North OC th 83° 13' West .7 feet thence	nge Twenty ng, thence t, thence 0° 43' Eas tract of arter (SW six (76) N orth 00° (Quarter (N 0° 00' 452 t 14.6 fee South 89°	y-seven (27) North 00° Northeast Qua South 00°25' st 183.1 feet land legally \$\frac{1}{4}\) of the North Range 00' 52.4 feet NE\frac{1}{4}\) of Section 2.5 feet to the
together with all buildings and part of said real estate, and when windows, storm doors, screens fixtures), and together with all (all of the foregoing real estat property which may be person Mortgagors hereby coven. Mortgagors have good and la all liens and encumbrances where the said real together with all together	nether attached or de s, linoleum, attached easements and servi e, personal property al property, Mortgag ant with Mortgagee t wful authority to sel	tached (including carpet, water hea ent estates appur and property in ors grant Mortga hat Mortgagors hat I, convey and mand rst mortgage heli	but not limited to light fix iter, water softener, auton rtenant thereto, rents, issi terests hereinafter called gee a security interest pu old clear title to said pers ortgage the mortgaged p	tures, shades, rods, blin- natic heating equipment, ues, uses, profits and rig I the "mortgaged proper irsuant to the Uniform C onal property and title in property; that the mortg deral Savings [ds, venetian blir air conditioning tht to possessio rty"). As to suct commercial Cod n fee simple to s aged property i	nds, awnings, storm and other attached n of said real estate n of the mortgaged e of lowa. said real estate; that

riginal principal amount of \$_55,000.00 ; and said Mortgagors convenant to warrant and defend the mortgaged property

the lawful claims of all persons whomsoever.

CONDITIONED, HOWEVER, that if Mortgagors shall pay or cause to be paid to Mortgagee when due the mortgage note and all other obligations

secured as set forth in paragraph 1 below, then this Mortgage will be void, otherwise to remain in full force and effect.

1. OBLIGATION SECURED. This Mortgage shall secure the payment and performance of the mortgage note, and other amounts which may become due under this Mortgage by reason of sums advanced by Mortgagee or otherwise, and all obligations of Mortgagors 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 lowa Consumer Credit Code shall not be secured by this Mortgage.

NOTICE: This mortgage secures credit in the amount of \$ 30,000.00 Loans and advinterest, are senior to indebtedness to other creditors under subsequently recorded or filed mortgages and liens. . Loans and advances up to this amount, together with

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 Mortgagers and Mortgager as their interests may appear. Mortgagors shall provide Mortgagee with evidence of such insurance as Mortgagee may request.

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.
 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

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 Mongagors), 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 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 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.

n/a 4. ADDITIONAL PROVISIONS.	Mertgagor Mertgagor		Date	
4. ADDITIONAL PROVISIONS.	raun yayun		Date	
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