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

			CONS	SUMER MOR	TGAGE			
THIS MOR	TGAGE, made thi	is 22nd	day of .	March				, 1989
between Ca	alvin A. Ty	/er					("Mortgagor") and
Aı	udrey J. Ty	∕er, husba	nd and wif	`e			("Mortgage	or") of the County
ofM	adison	a	and State of Iowa	a, and <u>Unite</u>	d Federal	Savings B	ank of Iowa	·
Mortgagee, of t	he County of	Madison		and Sta	te of lowa.			
WITNESSE	ETH: That Mortg			e Thousand	Five Hur	ndred and n	0/100	
				*		DOLLARS	(\$ 9,500.00	
and substitution	gagee to one Mor ns thereof and add estate situated in	ditions thereto, c	alled the "mortga	age note") do he	reby SELL, CO	in such amount (h NVEY and MORT e of lowa, to-wit:	nereinafter together GAGE unto Mortga	with all renewals gee the following
Townshi N 0°00' feet; t centerl of said	p 75 North, 00" 202.82 hence S 13' ine of the	, Range 27 feet alon °13'00" E county ro ce S 89°47	West of t ng the West 59.00 feet pad; thence "00" W 109	the 5th PM t line of a t; thence (e S 13º20') 94.07 feet	, Madison aid NE¼; d N 62º41'00 DO" E 272 to the po	County, Io thence N 89 O" e 263.50 .46 feet to oint of beg	0°47'00" E 7) feet to th o the South ginning cont	83.63 e line
-	FOR RELE	EA SE OF ANNE	EXED MORTG/	AGESER	,	3 .	FILED NO BOOK 152	PAGE_ 445
	Monte.		162 PAGE 2-92	<u> 504</u>	· ·			3 PH 3:25
					Fee	\$10.00	REC	E. WELTY ORDER COUNTY-IOW
part of said real windows, storm fixtures), and to (all of the foreo property which Mortgagors have	I estate, and wheth doors, screens, li- gether with all eas- going real estate, may be personal is hereby covenant we good and lawf	her attached or of noleum, attached sements and ser personal proper property, Mortga t with Mortgagee ful authority to s	detached (includi d carpet, water h vient estates apprty and property agors grant Morto that Mortgagors sell, convey and	ng but not limited eater, water soft purtenant thereto interests herein gagee a security shold clear title to mortgage the m	I to light fixtures ener, automatic , rents, issues, after called the interest pursua o said personal ortgaged prope	s, shades, rods, bli heating equipmen uses, profits and r "mortgaged prop nt to the Uniform property and title erty; that the mort	be or hereafter be inds, venetian blind at, air conditioning a right to possession erty"). As to such Commercial Code in fee simple to sai to gaged property is Bank of I	s, awnings, storm nd other attached of said real estate of the mortgaged of lowa. d real estate; tha free and clear of
	·				dated	March 30		, 19 <u>89</u>
against the law CONDITIO secured as set 1. OBLIG become due ur Mortgage shall now existing o thereafter incre	ful claims of all people. HOWEVER forth in paragraph in TION SECURE this Mortgage also secure the per hereafter incurred assed or entirely expended.	ersons whomsoe R, that if Mortgag n 1 below, then 1 D. This Mortga e by reason of si erformance of the ed, of every kind xtinguished and	ever. Jors shall pay or this Mortgage wi Joge shall secure Jors advanced b Jors covenants anc Jors and character, thereafter reincu	cause to be paid If be void, otherwithe payment any Mortgagee or of diagreements and direct or indirect arred; provided, h	Mortgagors con d to Mortgagee rise to remain in d performance otherwise, and a d indebtedness t, and whether owever, that ind	when due the monor full force and efforthe mortgage full obligations of Mortgagors or such indebtedness (other	t and defend the mo	ortgaged propert I other obligation nounts which ma is Mortgage. Thi ortgagee, whethe time reduced an arising under th
	This mortgage se	cures credit in the	ne amount of \$_	9,5	00.00	Loans and adva	nces up to this amo	ount, together wit

interest, are senior to indebtedness to other creditors under subsequently recorded or med mongages and none.

2. TAXES. Mongagors 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 may appear. Mortgagors shall provide Mortgagee with evidence of such insurance as Mortgagee may request.

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.

S. 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) as said taxes and special assessments (irregularities in the levy or assessment of said taxes being expressly waived 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 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 lowa or to such other period as may be permitted at the time of foreclosure by the Code of lowa.

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.

<u>March 27, 1999</u> 10. FINAL PAYMENT OF PROMISSORY NOTE. The date of the final payment of the mortgage note is _

12. BANKRUPTCY. If this mor	ors with the holder rtgage is release	shall estimate to n respect to the er of the first more d of record, the r	mortgaged prop rtgage referred release thereof	he purpose of erty, but no so to above, shall be filed	f accumula such escrov and records	ting a fund from the shall be recorded at the exp	om which to parequired as to a pense of the m	ay taxes when mounts which ortgagor.
13. HOMESTEAD. Each Morto and waives all rights exemption as to l understand that homestead judicial sale; and that by sig with respect to claims based	gagor hereby relicancy of the mortgod property is gning this co	inquishes all righ gaged property. in many cas pontract, I vol	nts of dower, ho	mestead and ed from the	distributive e claims	share in an	d to the mortg	empt from
5/5	•		A		n/n			
ni/a	× 6 .	Mortgagor	1		11/ a	Date	ema pemanjana kang 1986 ki Princi propin indonensia paga ang akan 1984 (sepakanana I	manganegggggddriadan mangang, 15 an rumman
		Mortgagor	1 -			Date	ym gygrychydd 1994 i Millio haifu ar ogreg gy y gydd 1 994 i Maeth ar	THE REAL PROPERTY OF THE PROPE
14. ADDITIONAL PROVISIONS.	untile in elektrichen Handelich in elektrich H	tele i Cert	1 1	er e	. *v - + _			ı
	Fig. Fig. 1 at 11 Let Hay 1 be 12 Let Hay 1 be 12 be 13		en g	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	maria. Santa	Miller Till Henry I in t		
\$ 12 A E								
ATT HE SHOW I								
	90.01\$	00/ <u>1</u>	· ·					
State of the state	at make a second				1	1105704	00000 4000	IOWI EDOCIO
IN WITNESS WHEREOF, said M	nortgagors have open to the control of the control	executed this Mo	rtgage the day a	ind year first a	bove writte	n. MORTGA	GOR(S) ACKN	IOWLEDGE(S)
NOTICE TO CONSUMER — Do at any time without penalty and may							ay prepay the	unpaid balance
	4		6	Bal	•	0		
- Tan Alexander - Tan Alexander - Tan Alexander - Tan Alexander	Han .	•	Cal	vin A. T	yer	<i>الحر</i> لم		Mortgagor
ast in a confinite will	er nerva	$\alpha_{j} = \alpha_{j1}$	Aud	مند ار rev J. T	ver. c	7 7	inn	Mortgagor
STATE OF IOWA COUNTY OF Madison) SS:	to the state of th	t Agree of the Artist #1 State Artist	្រី កម្មាជ់ សូស្រ	opper'	entre de la companya	rijena Ga	
On this 22nd	day of Marc			me, the unde	rsigned, a	Notary Publi	c in and for the	State of Iowa,
personally appearedUalvi	in A. Tyer	and Audre	y ji lyer	nuspana	and wi		wn to be the id	lentical persons
named in and who executed the with	nin and foregoing	instrument and	acknowledged	that they exe	outed the s			
·	i.			V	De.	le (LRA	
		i de la conferencia	Verd	a Orr, N	otary Public in	and for said Cou	inty and State	Hilling
WILEN DECORDED DETINATO					4 1 2 1		44 E	
WHEN RECORDED, RETURN TO:	rana garina tet	right of stratification in the	** \$**}_	* • • •	· ite			YOU
United Bank	resident same	Marie Committee and the second	Total Control	on on ne <mark>sta</mark> Generalista Galomatikan ofi	The factor of the control of the con	e de la companya de l	TO TO TO	iog
	ran garisasi		The state of the s	an en erattan († 1941 – Harris A 1940 – Harris A	्रात्ते स्ट्र - अस्ट्रेश्यः स्ट्रब्स् - अस्ट्रेश्यः - अस्ट्रिक्ट्	The Control	TOT	100
<u>United Bank</u>	President Control of the Control of		Angles and the second s	e in dette i t Get in de groot Get in de groot Get in de gegen in George de groot de d'en com trops	्रात्ते स्थाप्त च्याचे स्थाप्त च्याच्या च्याच्या च्याच्या च्याच्या	The control of the co	TOTO TOTO	100
United Bank Winterset	President Control of the Control of		The second secon	an marta il antinore problematico di problematico di problematico di discondinazioni d	ing an alam ing an ing an ing an ing an ing an ing and i	The second	TOTO TOTO	100
United Bank Winterset	press of other and		The second of th	and partial of the control of the co	t present to	The second of th	TO TO THE PARTY OF	100