1	•	ding Fee 10.00 Mary E.	M. Welly Deputy	IND
COL. PUTE	MO	RTGAGE	V	REG
				-
For full an	nd valuable consideration, receipt of which is here	by acknowledgedKel	ith L. Reynolds and Jan E.	••••
Reyno	lds, individually and as husband	and wife,		
of	Madison County, Iowa, hereinafte	r called Mortgagor, hereb	ov sells and convevs to	
	FARMERS AND MERCHANTS ST	,		
***************************************		•••••••••••••••••••••••••••••••••••••••		
a corporat	ion organized and existing under the laws of			business
and post-or	ffice address at 101 WEST JEFFERSON,	P.O. BOX 29, WINTI	ERSET, IOWA 50273-0029	*************
hereinafter	r called the Mortgagee: the following described	real estate situated in	Madison County, Iow	a, to-wit:
		•		
İ	The West 23 acres of the South (NE_4^1) and the South 20.9 acres			
	of the South One-half $(S^{\frac{1}{2}})$ of t	he Northeast Quart	ter (NE $\frac{1}{4}$) of Section	
# 1 ₀₀ - 0	Twenty-nine (29), in Township S Six (26) West of the 5th P.M.,			
PAGE LZS			•	
110	An easement to the water rights Quarter (NE_4^1) of the Southeast			
8	(29), Township Seventy-five (75			
	5th P.M., which is presently co			
N/	lines with the real estate desc Deed, together with the pump an			th
[# ca	said well; and also, an easemen			-11
5	Southeast Quarter (SE_4^1) of Sect			
<i>}</i>	five (75) North, Range Twenty-s purpose of maintaining and rep			
	purpose or maintaining and rep	alling Salu Well,	equipment and imes.	
	NOTICE: This mortgage secures	credit in the amo	unt of \$49,400.00.	
	÷ •		ogether with interest,	
			dits under subsequently	
	recorded or filed mort	gages and liens.		
together u	vith all rights, privileges, easements, appurtenanc	es hulldings flytures en	d Improvements thereon or that may	hereafter
be erected	i thereon, whether attached or detached; all greaters, application in the conditioning	s, steam or electric heat	ing, lighting, plumbing, ventilating, w	ater, and
and appara	atus; all storm and screen windows and doors, ar expectancies, homestead and dower rights, or r	nd all other fixtures; all	estates, contingent or vested, includi-	ng rever-
rights ther	expectancies, nomestead and dower rights, or in ecto belonging, or in any way now or hereafter a all of the crops at any time raised thereon from	appertaining thereto, and	the rents, issues, uses, profits and inco	me there-
attent mile	and fulfilled and subrogation to the rights of	a the dute of this agreem	ald manager whom the manar lamad	

gagee to mortgagor is used to pay such lien-holder; to have and to hold the same unto the mortgagee in fee and absolutely,

conditioned, however, and subject to the provisions that if the mortgagor shall pay the sum of ... Forty-Nine Thousand

to the mortgagee as is provided in certain promissory note or notes of even date herewith, and maturing as therein provided, with interest at the rate therein specified, and if mortgagor shall also have paid all other indebtedness secured by this mortgage and shall also fully perform all the covenants, conditions and terms of this mortgage, then these presents shall be void, otherwise to remain in full force and effect. remain in full force and effect.

In addition to securing the above described note, this mortgage shall also be first lien security for any additional loans and advances for any purpose whatsoever which hereafter may be made under this mortgage by the mortgagee to the original mortgager while still record owner of the above property, said additional advances to have the same priority and rights as if made at this date, provided, however, that at no time shall the unpaid balances owing hereunder, including such additional advances or

loans, exceed $\frac{49.400.00}{100.00}$ plus necessary advances for protection of the security, interest and costs. This paragraph shall not constitute a commitment to make additional loans in any amount. 49,400.00

Mortgagor, for himself, his heirs and for vendees of said real estate, hereby covenants and agrees:

- Mortgagor, for himself, his heirs and for vendees of said real estate, hereby covenants and agrees:

 1. That the mortgagor is lawfully selzed of said premises in fee simple; that mortgagor has good right and lawful authority to sell and convey the same; that the premises are free from all liens and encumbrances; that the mortgagee shall, and is hereby granted the right to quietly enjoy and possess the same; and hereby warrants and covenants to defend the title to said premises against all persons whomsoever, and not to commit or suffer waste.

 2. That the mortgagor will pay the principal of and the interest on the indebtedness evidenced by the note secured hereby and of advances made, at the times and in the manner therein provided. A failure to comply with any one of the agreements hereof, including warranty of title, shall cause the whole debt, including advances, interest, attorney's fees, and costs, forthwith to become due and collectible if mortgages so elects, which election may be without notice. From the date the mortgages so elects to declare the mortgage due, the whole of said indebtedness shall bear interest from the date to which interest has been then paid at the highest legal rate applicable to a natural person, but not less than the rate provided in the note or notes secured hereby. Mortgagee may thereupon take possession of said property and account only for the net profits. No demand for fulfillment of broken conditions or notice of election to consider the debt due shall be necessary before commencement of suit for the collection of the debt hereby secured, or any part thereof, or the foreclosure of this mortgage.

 3. That the mortgagor will keep the improvements now existing or hereafter erected on the mortgaged premises, insured as may be required from time to time by the mortgagee against loss by fire and other hazards, casualties and contingencies in such amounts and for such periods as it may require and will pay promptly, when due, any premiums on such insurance. All insurance shall be c

HIG. RECURD

4. The mortgagor agrees to pay all and singular the taxes, assessments, levies and encumbrances of every nature heretofore or hereafter assessed against the above described real estate before they have become delinquent, and if the same be not promptly paid before they become delinquent, the mortgagee or its representative may at any time pay the same and the official receipts for moneys so paid shall be conclusive proof of the validity and amount of such taxes and assessments.

5. If now or hereafter demanded, the mortgagor agrees to pay the mortgagee additional monthly installments equal to one-twelfth of such amount as the mortgagee shall estimate to be required for the purpose of accumulating a fund with which to pay, when due, taxes, assessments and premiums on insurance policies securing said notes.

6. That if the taxes are not paid or the insurance not kept in force by mortgagor, mortgagee may pay such taxes and keep the property insured and recover immediately from mortgagor the amount so expended, and said mortgagor shall pay in case of suit, a reasonable attorney's fee, the expense of continuation of abstract, and, in fact, all expenses and attorney's fees incurred by mortgagee by reason of litigation with mortgagor, his successors, or with third parties to protect the lien of this mortgage. All moneys so paid by the mortgagee shall bear interest at the highest legal rate applicable to a natural person, but not less than that provided in the note or notes secured hereby, and shall be filed and recorded at the expense of the mortgagor.

7. That if this mortgage is released of record, the release thereof shall be filed and recorded at the expense of the mortgagor.

8. That the signing of this mortgage and the recovered hereby, by the spense of the owner is not only for the numbers of

7. That if this mortgage is released of record, the release thereof shall be filed and recorded at the expense of the mortgagor.

8. That the signing of this mortgage, and the note secured hereby, by the spouse of the owner is not only for the purpose of releasing dower or distributive share but also for the express purpose of creating personal liability of the spouse for the indebtedness evidenced by said note and secured by this mortgage, and that the mortgagee expressly relies upon the foregoing as a material and necessary representation and covenant by such spouse.

9. That if mortgagor falls to keep and perform any of the agreements of this instrument, or causes or suffers default herein, or thereof, in any respect, mortgagee either before commencement of suit, or at any time thereafter, shall be entitled to the possession of said property, real and personal, and shall also be entitled to the appointment of a Receiver, who shall have the power and is hereby granted absolute authority to take and hold possession of all of said property, to rent the same, and to collect the rents and profits therefrom for the benefit of mortgagee; that such Receiver shall be appointed upon the application of mortgagee by the court in which such action shall be brought, or by any judge of said court, at any time after the default of the mortgagor in any of the provisions hereof, either independently of or in connection with the commencement of foreclosure, or when suit is begun, or at any time thereafter, and such rights shall in no event be barred, forfeited or retarded by reason of delay, or of a judgment, decree, or sale ordered in any sult; and, further, such right to have such Receiver appointed upon application of said mortgagee shall exist regardless of the solvency or insolvency of the mortgagor or any of them, and irrespective of the value of said premises, or of the rents and profits thereof; that such taking of possession by the Receiver shall in no way retard collection, or the institution of suit, and the Receive said property.

10. 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 mortgagor which may otherwise have arisen out of said foreclosure proceedings. It is further agreed, under Chapter 628, Code, 1966, as amended, that in the event of such foreclosure, 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 mortgagor or his successors in interest, subject to the other provisions of the above reference law as amended.

11. If at any time all or any portion of the above-described mortgaged property shall be taken or damaged by condemnation proceedings under the power of eminent domain, all compensation awarded shall be paid directly to the mortgagee and applied on the indebtedness hereby secured.

12. That if more than one join in the execution hereof as a mortgagor, or any be of the feminine sex, the word mortgagor, the

12. That if more than one join in the execution hereof as a mortgagor, or any be of the feminine sex, the word mortgagor, the pronouns and relative words herein used shall be read as if written in the plural or the feminine respectively. The covenants herein contained shall bind, and the benefits and advantages inure to, the respective heirs, executors, administrators, successors, joint tenants, and assigns of the parties hereto.

based upon thi	s contract." Leg	moles		Jan	E. Buynell	ls)
Borrower Keith L	. Reynolds		Date	Co-Borrower Jan E.	Reynolds	Date
IN WITNESS	WHEREOF th	is instrument ha	as been signed an	d delivered by the p	persons denoted herein as i	mortgagor.
1 Dated this	8th	day of	June	, 1989., at	Winterset	, Iowa
Lett !	_	-			5 Reynol	
<u> </u>					· 0	
Keith L. Re	eynolds (typed sign		·····	Jan E. Re	ynolds (typed signature)	
County of said Si husband and	day of the	June appeared Ke	ith L. Reyno	1ds and Jan E.	undersigned, a Notary Publi Reynolds, individu	ually and as
to me known to excepted the sam	be the identica e as their volun	persons named tary act and dec	ed.	cuted the foregoing	instrument, and acknowl	
Control of the second			V	icki L. Allen		or said County

IOWA MORTGAGE 2437 NoMORTGAGE	From	Filed for record the	Nook 15-3 of Mortgages on page 24.5	Of Mall E LILL Records. By MALLY E. H. H. Deputy WHEN RECORDED RETURN TO
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Porm 17 — Revised 4-70 Copyright April, 1970 — Maynard Ptg.,