SECOND MORTGAGE



NOTE: Use this form only when a 12-month period of redemption is desired. Use Form 13.1 for the six-month period and 60-day period.



REAL ESTATE MORTGAGE-IOWA

This Indenture made this 10th day of January	, A. D. 19 <u>91</u>
Jon F. Horton and Joan C. Horton, husband and w	ife
	Mortgagors
of the County of <u>Madison</u> and State of Iowa, and	
Earlham Savings Bank, Earlham, Iowa	(i.e. si
	Mortagee,
of the County of <u>Madison</u> , and State of <u>Iowa</u>	7.5
	nousand and no/100's
The first the fi	DOLLARS
\$ 20,000.00) loaned by Mortgagee, received by Mortgagors and evidence	
nafter referred to, do, by these presents SELL, CONVEY AND MORTGAGE , unto Earlham Savings Bank, Earlham, Iowa	o the said Mortgagee
the following described Real Estate situated in the County of Madsion	C
the following described Real Estate studied in the County of	State of Iowa,
to-wit:	
The South 32 Feet of Lot Four (4) and the North 18 Fe	et of Lot Five (5)
in Block Six (6) of Nicholson's Addition to the Town	
County, Iowa	,
The second of th	
	1428
COMPARE	
<u>COMPARAMENTAL CONTRACTOR OF THE CONTRACTOR OF T</u>	
	BOOK 158 PAGE 109
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	SI JAR TO THE C
	MICHELLE UTSLEF
	RECORDER MADISON COUNTY, 1014
	Fee \$10.00

together with all personal property that may integrally belong to, or be or hereafter become an integral part of said real estate, and whether attached or detached (that is, light fixtures, shades, rods, blinds, venetian blinds, awnings, storm windows, storm doors, screens, linoleum, water heater, water softener, automatic heating equipment and other attached fixtures), and hereby granting, conveying and mortgaging also all of the easements, servient estates appurtenant thereto, rents, issues, uses, profits and right to possession of said real estate, and all crops raised thereon from now until the debt secured thereby shall be paid in full. As to any such personal property, or fixtures, or both, a Security interest hereby attaches thereto, as provided by the Uniform Commercial Code.

RELEASED

RECORD

Said Mortgagors hereby covenant with Mortgagee, or successor in interest, that said Mortgagors hold said real estate by title in fee simple; that they have good and lawful authority to sell, convey and mortgage the same; that said premises are Free and Clear of all Liens and Encumbrances Whatsoever except as may be above stated; and said Mortgagors Covenant to Warrant and Defend the said premises against the lawful claims of all persons whomsoever, except as may be above stated.

Each of the undersigned hereby relinquishes all rights of dower, homestead and distributive share in and to the above described premises, and waives any rights of exemption, as to any of said property.

CONDITIONED HOWEVER. That if said Mortgagors shall pay or cause to be paid to said Mortgagee, or his successor in interest, said sum of money which shall be legal tender in payment of all debts and dues, public and private, at time of payment, all at the time, place, and upon the terms provided by one promissory note of Mortgagors to Mortgagee, of even date herewith, and shall perform the other provisions hereof, then these presents will be void, otherwise to remain in full force and effect.

- I. TAXES. Mortgagors shall pay each installment of all taxes and special assessments of every kind, now or hereafter levied against said property, or any part thereof, before same became delinquent, without notice or demand; and shall procure and deliver to said Mortgagea, on or before the fifteenth day of April of each year, duplicate receipts of the proper officers for the payment of all such taxes and assessments then due.
- 2. 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 personal property, as herein referred to, and on all buildings and improvements on said premises, in companies to be approved by Mortgagee in an amount not less than the full insurable value of such personal property and improvements, or not less than the unpaid balance herein, whichever amount is smaller, with such insurance payable to Mortgagors and Mortgagee, as their interests may appear. Mortgagors shall promptly deposit such policies with proper riders with the Mortgagee.
- 3. REPAIRS TO PROPERTY. Mortgagors shall keep the buildings and other improvements on said premises in as good repair and condition, as same may now be, or are hereafter placed, ordinary wear and tear only excepted; and shall not suffer or commit waste on or to said security.
- 4. ATTORNEY'S FEES. In case of any action, or in any proceedings in any court, to collect any sums payable or secured by this, mortgage, to protect the lien of title herein of the Mortgagee, or in any other case permitted by law in which attorney fees may be collected from the Mortgagors, or charged upon the above described property, they agree to pay reasonable attorney fees.

MTG. RECORD 158

- 5. CONTINUATION OF ABSTRACT. In event of any default herein by Mortgagors, Mortgages may, at the expense of Mortgagors, procure an abstract of title, or continuation thereof, for said premises, and charge and add to the mortgage debt the cost of such abstract or continuation with interest upon such expense at the default rate provided in the note secured hereby.
- 6. ADVANCES OPTIONAL WITH MORTGAGEE. It is expressly understood and agreed that if the insurance above provided for is not promptly effected, or if the taxes or special assessments assessed against said property shall become delinquent, Mortgagee (whether electing to declare the whole mortgage due and collectible or not), may (but need not) effect the insurance above provided for, and need not, but may and is hereby authorized to pay said taxes and special assessments (irregularities in the levy or assessment of said taxes being expressly waived), and all such payments with interest thereon at the default rate provided in the note secured hereby from time of payment shall be a lien against said premises.
- 7. ACCELERATION OF MATURITY AND RECEIVERSHIP. And it is agreed that if default shall be made in the payment of said note, or any part of the interest thereon, or any other advance or obligation which may be secured hereby or any agreed protective disbursement, such as taxes, special assessments, insurance and repairs, or if Mortgagors shall suffer or commit waste on or to said security, or if there shall be a failure to comply with any and every condition of this mortgage, then, at the option of the Mortgagee, said note and the whole of the indebtedness secured by this mortgage, including all payments for taxes, assessments or insurance premiums, shall become due and shall become collectible at once by foreclosure or otherwise after such default or failure, and without notice of broken conditions; 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 shall, at the request of the Mortgagee appoint a receiver to take immediate possession of said property, and of the rents and profits accruing therefrom, and to rent or cultivate the same as he may deem best for the interest of all parties concerned, and shall be liable to account to said 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 indebtedness, charges and expenses hereby secured and herein mentioned. And it is hereby agreed, that after any default in the payment of either principal or interest such sums in default secured by this mortgage shall draw interest at the default rate provided in the note secured hereby.
- 8. **DEFINITION OF TERMS.** Unless otherwise expressly stated, the word "Mortgagors", as used herein, includes successors in interest of such "Mortgagors"; the word Mortgagee", as used herein, unless otherwise expressly stated includes the successors in interest of such "Mortgagee". All words referring to "Mortgagors" or "Mortgagee" shall be construed to be of the appropriate gender and number, according to the context. This construction shall include the acknowledgment hereof.

9. The address of the	Mortgagee is 130 N. Che	estnut P.O.	Box 426 treet and Number)	
Earlham	Iowa	50072-04	•	
(City)	(State)	(Zip Code)	(See last sentence of Secti	on 447.9 Code of Iowa.)
dates if desired) The princi	iiONS. The following additional ipal obligation herein, the one products 14,307.36	of provisions are hereby omissory note above re 11/1/96	incorporated herein: (Inserted to is payable \$20 :::: which repr	on
existing debt.	ond \$On		•	•
	•			
IN WITNESS WHER	EOF, said Mortgagors have h	nereunto set their ha	ands the day and year	first above written.
		()00	orton Unton	Mortgagors
STATE OF LOVE	adison c	ν		Mortgagors
31/(1L OI 10 W/	<u> </u>	OUNTY, ss:		
On this 10th	-	7am 17 II	_, before me, the und orton and Joan C.	ersigned, a Notary
Public in and tor the State husband and wife	of Iowa, personally appeared	J JOH F. II	SERVIT AIRC OCAIT C.	. HOLCOITY
	entical persons named in and the state of th		foregoing instrument,	and acknowledged
	MY COMMISSION EXPIRES			in and for said State

IOWA MORTGAGE	MORTGAGE	6	Filed for record the Le day of Samuery A. D. 1991.	Madeson Country of Mortgages on Madeson Country Madeson Country Madeson Madeso	
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