ASSIGNMENT OF MORTGAGE

CORPORATION

| in consideration of the sum of Fifty Two Thousand ar | | ollars (\$ 52,000.00 |
|--|---|--|
| lawful money of the United States of America, to it in hand paid b | | |
| Its successors and assigns | yMidiand_Financia | I MITTERSES THE |
| a Corporation, the party of the second part, at or before the ens | sealing and delivery of these pres | ents, receipt whereof is hereby ac |
| ledged, has granted, bargained, sold, assigned, transferred, and s | | |
| and set overunto the said party of the second part, its success | ors and assigns, a certain IND | ENTURE OF MORTGAGE, bearing |
| 11th of November 1991 | , Recorded in Book160 | , Page540 |
| and made by Dalton D. Wright & Lori L. Wrigh | ht, Husband and Wife | |
| of the Mortgage Records of <u>Madison</u> Coun | ity,Iowa | |
| to | ad as follows to wit: | |
| · | | the city |
| Lot Seven (7) in Block Twelve (12) of T. of Winterset, Madison County, Iowa | D. Jones Addition to | the City |
| of winterget, marion odaney, 2000 | | 1/2/ |
| | | FILED NO. 1434 |
| | | BOOK 160 PAGE 54 |
| | | 91 DEC 12 PM 2: |
| | 001101070 | MICHELLE UTSLE |
| | COMPARED | RECORDER MADISON COUNTY 10 |
| , | | Fee \$5.0 |
| INDENTURE OF MORTGAGE therein contained. And the party of the first part does hereby make, constitute ar irrevocably, in it name, or otherwise, but at their own proper costs recovery of the said money and interest, and, in case of payment | nd appoint the said party of the said charges, to have, use, an | d take all lawful ways and means t |
| And the party of the first part does hereby make, constitute ar irrevocably, in it name, or otherwise, but at their own proper costs recovery of the said money and interest, and, in case of payment if these presents were not made. IN WITNESS WHEREOF, | nd appoint the said party of the said charges, to have, use, and to discharge the same as the perporation | second part, its true and lawful at d take all lawful ways and means t arty of the first part might, or cou |
| And the party of the first part does hereby make, constitute ar irrevocably, in it name, or otherwise, but at their own proper costs recovery of the said money and interest, and, in case of payment if these presents were not made. IN WITNESS WHEREOF, | nd appoint the said party of the said charges, to have, use, and to discharge the same as the perporation | second part, its true and lawful at d take all lawful ways and means to earty of the first part might, or cou- |
| And the party of the first part does hereby make, constitute ar irrevocably, in it name, or otherwise, but at their own proper costs recovery of the said money and interest, and, in case of payment if these presents were not made. IN WITNESS WHEREOF, | and appoint the said party of the said sand charges, to have, use, and to discharge the same as the perporation I owa , and attested to its Secret | second part, its true and lawful at d take all lawful ways and means to earty of the first part might, or cou- |
| And the party of the first part does hereby make, constitute ar irrevocably, in it name, or otherwise, but at their own proper costs recovery of the said money and interest, and, in case of payment if these presents were not made. IN WITNESS WHEREOF, | and appoint the said party of the said appoint the said party of the said said party of the said said party of the said said said said said said said said | second part, its true and lawful at d take all lawful ways and means to early of the first part might, or county of the first part might be accounted by the first part might, or county of the first part might. |
| And the party of the first part does hereby make, constitute ar irrevocably, in it name, or otherwise, but at their own proper costs recovery of the said money and interest, and, in case of payment if these presents were not made. IN WITNESS WHEREOF, | and appoint the said party of the said appoint the said party of the said said party of the said said party of the said said said said said said said said | second part, its true and lawful at d take all lawful ways and means to early of the first part might, or county of the first part might are caused this Assignment. |
| And the party of the first part does hereby make, constitute ar irrevocably, in it name, or otherwise, but at their own proper costs recovery of the said money and interest, and, in case of payment if these presents were not made. IN WITNESS WHEREOF, | and appoint the said party of the said appoint the said party of the said said party of the said said party of the said said said said said said said said | second part, its true and lawful at d take all lawful ways and means to early of the first part might, or county of the first part might be accounted by the first part might, or county of the first part might. |
| And the party of the first part does hereby make, constitute ar irrevocably, in it name, or otherwise, but at their own proper costs recovery of the said money and interest, and, in case of payment if these presents were not made. IN WITNESS WHEREOF, | and appoint the said party of the said appoint the said party of the said said party of the said said charges, to have, use, and attested the same as the proporation I owa and attested to its Secret day of December IOWA MOR | second part, its true and lawful at d take all lawful ways and means the larty of the first part might, or countries, has caused this Assignment of the larty and lawful at the lawful ways and means the lawful ways and lawful ways and means the lawful ways and means the lawful ways and lawful ways |
| And the party of the first part does hereby make, constitute ar irrevocably, in it name, or otherwise, but at their own proper costs recovery of the said money and interest, and, in case of payment if these presents were not made. IN WITNESS WHEREOF, | and appoint the said party of the set and charges, to have, use, and to discharge the same as the proporation I owa and attested to its Secret day of December IOWA MOR | second part, its true and lawful at d take all lawful ways and means to larty of the first part might, or country, has caused this Assignment ary 1991 TGAGE CORPORATION |
| And the party of the first part does hereby make, constitute ar irrevocably, in it name, or otherwise, but at their own proper costs recovery of the said money and interest, and, in case of payment if these presents were not made. IN WITNESS WHEREOF, | and appoint the said party of the set and charges, to have, use, and to discharge the same as the proporation I owa | second part, its true and lawful at d take all lawful ways and means the larty of the first part might, or countries, has caused this Assignment of the larty and lawful at the lawful ways and means the lawful ways and lawful ways and means the lawful ways and means the lawful ways and lawful ways |
| And the party of the first part does hereby make, constitute ar irrevocably, in it name, or otherwise, but at their own proper costs recovery of the said money and interest, and, in case of payment if these presents were not made. IN WITNESS WHEREOF, | and appoint the said party of the set and charges, to have, use, and to discharge the same as the proporation I owa | second part, its true and lawful at d take all lawful ways and means of party of the first part might, or country of the first part might, or country has caused this Assignment of the first part might, or country has caused this Assignment of the first part might, or country has caused this Assignment of the first part might be considered to the first part might, or country to the first part might be considered to the first part m |
| And the party of the first part does hereby make, constitute ar irrevocably, in it name, or otherwise, but at their own proper costs recovery of the said money and interest, and, in case of payment if these presents were not made. IN WITNESS WHEREOF, | and appoint the said party of the set and charges, to have, use, and to discharge the same as the proporation of | second part, its true and lawful at d take all lawful ways and means of the first part might, or country of the first part might, or country of the first part might, or country on the first part might, or country of the first part might, or country or country of the first part might, or country or country of the first part might might be a second or country or co |
| And the party of the first part does hereby make, constitute ar irrevocably, in it name, or otherwise, but at their own proper costs recovery of the said money and interest, and, in case of payment if these presents were not made. IN WITNESS WHEREOF, | and appoint the said party of the set and charges, to have, use, and to discharge the same as the proporation of | second part, its true and lawful at d take all lawful ways and means of the first part might, or country of the first part might, or country. |
| And the party of the first part does hereby make, constitute ar irrevocably, in it name, or otherwise, but at their own proper costs recovery of the said money and interest, and, in case of payment if these presents were not made. IN WITNESS WHEREOF, | and appoint the said party of the set and charges, to have, use, and to discharge the same as the proporation of | second part, its true and lawful at d take all lawful ways and means to sarty of the first part might, or country of the first part might, or country has caused this Assignment of the first part might, or country and the first part might be a second part of the first part might, or country and the first part might be an accountry and the first part might be accountry and the first part might |
| And the party of the first part does hereby make, constitute ar irrevocably, in it name, or otherwise, but at their own proper costs recovery of the said money and interest, and, in case of payment if these presents were not made. IN WITNESS WHEREOF, | and appoint the said party of the set and charges, to have, use, and it to discharge the same as the proporation of | second part, its true and lawful at d take all lawful ways and means of the first part might, or country of the first part might, or country. |
| And the party of the first part does hereby make, constitute ar irrevocably, in it name, or otherwise, but at their own proper costs recovery of the said money and interest, and, in case of payment if these presents were not made. IN WITNESS WHEREOF, Iowa Mortgage Compared to be executed by its President Its Corporate Seal to be hereunto affixed the 11th sea. STATE OF COUNTY OF YMPolk On this 11th day of December 19 for said County and State, personally came the above named and Dary1 | and appoint the said party of the sa and charges, to have, use, and it to discharge the same as the proporation of | second part, its true and lawful at d take all lawful ways and means of the first part might, or country of the first part might, or country. |
| And the party of the first part does hereby make, constitute ar irrevocably, in it name, or otherwise, but at their own proper costs recovery of the said money and interest, and, in case of payment if these presents were not made. IN WITNESS WHEREOF, | and appoint the said party of the said appoint the said party of the said sand charges, to have, use, and it to discharge the same as the proporation of | second part, its true and lawful at d take all lawful ways and means of party of the first part might, or country of the first part might, or country and the first part might, or country arranged this Assignment of Mortgage above Assignment of Mortgage of said |
| And the party of the first part does hereby make, constitute ar irrevocably, in it name, or otherwise, but at their own proper costs recovery of the said money and interest, and, in case of payment if these presents were not made. IN WITNESS WHEREOF, | and appoint the said party of the set and charges, to have, use, and it to discharge the same as the proporation of | second part, its true and lawful at d take all lawful ways and means of party of the first part might, or country of the first part might, or country and the first part might, or country arranged this Assignment of Mortgage above Assignment of Mortgage of said |
| And the party of the first part does hereby make, constitute ar irrevocably, in it name, or otherwise, but at their own proper costs recovery of the said money and interest, and, in case of payment if these presents were not made. IN WITNESS WHEREOF, | and appoint the said party of the set and charges, to have, use, and it to discharge the same as the proporation of | second part, its true and lawful at d take all lawful ways and means of the first part might, or country of the first part might, or country. |
| And the party of the first part does hereby make, constitute ar irrevocably, in it name, or otherwise, but at their own proper costs recovery of the said money and interest, and, in case of payment if these presents were not made. IN WITNESS WHEREOF, | and appoint the said party of the sa and charges, to have, use, and to discharge the same as the proporation of | second part, its true and lawful at d take all lawful ways and means of party of the first part might, or country of the first part might part and first part might part might part and first part might part might part might part and first part might part m |
| And the party of the first part does hereby make, constitute ar irrevocably, in it name, or otherwise, but at their own proper costs recovery of the said money and interest, and, in case of payment if these presents were not made. IN WITNESS WHEREOF, | and appoint the said party of the sa and charges, to have, use, and to discharge the same as the proporation of | second part, its true and lawful at d take all lawful ways and means of the first part might, or country of the first part might might be a supplied to the first part might might be a supplied to the first part might might be a supplied to the first part might might be a supplied to the first part might be a supplied to the first part might might be a supplied to the first part might b |