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## MORTGAGE EXTENSION

MICHELLE UTSLER

and MOI	DIFICATION AGREEM	ENT	RECORDER MADISON COUNTY, 10WA
This Agreement made this 24th the RACCOON VALLEY STATE BANK, the laws of the State of Iowa, party Husband & Wife of the city of	of the first part, Earlham, part	n organized and and <u>Dale R &amp; C</u> ies of the sec	by and between d existing under arol J Morrison cond part WITNESSETH,
whereas, the parties of the second of the first part certain lands and of Mortgage bearing date 5/16/91 the Register of Deeds for Madision Mortgages, on pages 31, which mosame is now due and payable.	premises which are d which Mortgage is r County. State of	escribed in a decorded in the Iowa in	certain indenture Office of Liber 159 of
Whereas, the part of the second amount due said party of the first parties of payment be extended, and the time of payment in accordance with the	art under said mortg party of the first he provision of this	age, and has r part is willin instrument.	equested that the g to extend the
NOW THEREFORE, in consideration of of the second part to the party of tas well as other valuable considerate	he first part, recei	pt of which is	hereby acknowledged,
(1) That the date of the final path this time a balance of \$ 16,743.85 provided however, that said part ies the sum of Two Hundred Eighty One Dollars———————————————————————————————————	due, is hereby a softhe second part ollars—— Dollars on the sa	skernded to 2 shall pay to a on 5/15/96 ame day of each	1/15/99 , 19; pply on said debt,, 19; and month thereafter.
(2) That, not withstanding the fin said mortgage, if the part ies of thirty days in making payment of as such default has occured, the party unpaid on said mortgage due and pay accordance with the terms, condition (3) That the terms, conditions a and confirmed in all respects, matt	f the second part shany monthly installment of the first part maked by the forthwith, and a said provisions the forthwith of said provisions of said the forthwith of said the forthwith	all be in defau nt, as herein p ay hereby decla may foreclose s ereof. d mortgage are	olt for more than provided then after are the balance then said mortgage in the hereby ratified
by this instrument.  (4) That this agreement shall n and priorities of the party of the construed, then, in such event, thi This agreement shall be binding u	ot create any merger first part, its succ s agreement shall be	or alter or pressors and assi	ejudice the rights gns, and if so no effect.
of the respective parties hereto	•		•
I understand that homestead property is from judicial sale; and that by signing this property with respect to claims based upor the following formula of the same	on this contract.	from the claims over up my right to	f creditors and exempt this protection for this
(Signature)	(Date) (Signature)		(Date)
IN WITNESS WHEREOF, the party of for and on its behalf by its $\frac{\text{Title}}{\text{24th}}$	and its cor of Officer , 19 <u>96</u> , and on t	porate seal hei	reunto affixed an the
second part has/have hereunto set	hands and s	eal	
The undersigned borrower(s) acknowl	edge(s) receipt of a		ALLEY STATE TO AME
Daniel J Hawkins, VP	. ·	By It's Elizabet	PA MANDIA
X Carol of Mours		Dale P	morrison
(Borrower)		(Borrower)	
ACKNOWLEDGMENT! STATE OF IOWA, COUNTY OFAPrilAprilApril	Dallas	1996 before me, a	ss.  Notary Public in the State of Iowa,
personally appeared Dale & Carol Morrison			
indoment ( ) was out projettive same as voluntary act and deed.			
to me personally known, who being by me duly sworn or affirmed did say that that person is			
Acknown procured said corporation and that			

of said instrument to be the voluntary act and deed of said corporation by it poluntarily executed.