RECORD

COMPUTER RECORDED COMPARED

FCSM 5014 (6-95)

FILED NO. 2093

BOOK 180 PAGE 332

96 FEB -2 PM 2: 05

MICHELLE UTSLER MADISON COUNTY, IOWA

RETURN TO Farm Credit Services, 1200 35th Street, Suite 302

PREPARER: West Des Moines, IA 50265-0000

(515)222-0884 List associated loan nos. sideways in upper right corner. Otherwise, do not write/type above this line. For filing purposes only.

Farm Credit Services

REAL ESTATE MORTGAGE

For the State of <u>lowa</u> Open-End To Secure Present and Future Obligations and Advances

HOMESTEAD EXEMPTION WAIVER

I understand that homestead property is in many cases protected from the claims of creditors and exempt from judicial sale; and that by signing this mortgage, I voluntarily give up my right to this protection for this property with respect to claims based on this mortgage.

Date: <u>January 01, 1996</u>

Mortgagor(s):

<u>lowa</u>

William C. Mitchell, LTD., a Corporation William C Mitchell and Sharon K Mitchell, husband and wife

Mailing Address: 704 North 8th Avenue Winterset IA 50273-0000

The above named Mortgagor(s) in consideration of the advance by Mortgagee to Mortgagor(s) of the principal sum specified below, the receipt of which is hereby acknowledged, and any future, additional or protective advances made to or on behalf of Mortgagor(s) at Mortgagee's option, hereby sell, convey, and mortgage to Farm Credit Services of the Midlands, FLCA , 206 S 19th Street

See Exhibit "A" attached hereto

. to wit:

This mortgage secures more than one note as indicated below. In the event of default under any note, all notes will be considered to be in default and the mortgage may be foreclosed in satisfaction of all notes.

together with all Mortgagor's right, title, and interest in the property, now or hereafter acquired, including: all buildings, fixtures, crops, and improvements now on or hereafter placed upon the property; all appurtenances, water, irrigation, and drainage rights; all rents, issues, uses, income, profits, and rights to possession; all oil, gas, gravel, rock, or other minerals of whatever nature, including geothermal resources; all personal property that may integrally belong to or hereafter become an integral part of the real estate whether attached or detached, including any appurtenances and account ements of any structure or residence secured hereby; easements and other rights and interests now or at any time hereafter belonging to or in any way pertaining to the property, whether or not specifically described herein; all above and below ground irrigation equipment and accessories; and all leases, permits, licenses, or privileges, appurtenant or nonappurtenant to the property, now or hereafter issued, extended, or renewed by Mortgagor(s), any State, the United States, or any department, bureau, instrumentality, or agency thereof. The foregoing is collectively referred to in this document as the "property."

It is understood and agreed between Mortgagor(s) and Mortgagee that this mortgage is given to secure: (a) Promissory note(s) executed by Mortgagor(s) to Mortgagee described as follows:

Date of Note 01/01/96

Principal Amount 700,000.00 224,000.00

payable according to the terms of the note(s) and any addenda to, reamortization or restructuring of the note(s).

(b) The repayment in full by Mortgagor(s) of any and all future and additional loans or advances which may be made by Mortgagee, at its

option, at the request of, and to or for the account of Mortgagor(s), or any of them, for any purpose, plus interest on all loans or advances, under any note(s) or other instrument(s) modifying, refinancing, extending, renewing, reamortizing, or restructuring, new, existing, or additional indebtedness or any part thereof, all payable according to the terms of the note(s) or other instrument(s); provided, however, that the total

principal indebtedness outstanding and secured hereby at any one time will not exceed the sum of:

NINE HUNDRED TWENTY-FOUR THOUSAND DOLLARS

(\$ 924,000.00 ______), exclusive of interest and protective advances authorized herein or in the loan agreement(s); provided further, that THIS

PARAGRAPH SHALL NOT CONSTITUTE A COMMITMENT TO MAKE FURTHER OR ADDITIONAL ADVANCES IN ANY AMOUNT AT ANY TIME,

WHETHER OR NOT THE TOTAL PRINCIPAL INDESTEDNESS ABOVE HAS BEEN ADVANCED.

(c) The repayment in full by Mortgagor(s) of all amounts advanced by Mortgagee at its option, to or on behalf of Mortgagor(s) as protective advances authorized herein, in the loan agreement(s), or in other instrument(s) which evidence such advances, plus interest on all such advances, payable as provided in the note(s), loan agreement(s), or other instrument(s).

(d) The payment in full of any and all other past, present, or future, direct or contingent, debts and liabilities of Mortgagor(s) to Mortgagee of

any nature whatsoever.

*NOTICE: This mortgage secures credit in the amount of \$_924,000.00 . Loans and advances up to this amount, together with interest, are senior to indebtedness to other creditors under subsequently recorded or filed mortgages and liens.

This mortgage will be due March 01, 2010 , or upon the payment in full of all sums secured hereby.

Mortgagor(s) hereby warrants that Mortgagor(s) holds fee simple title to the above described property, that Mortgagor(s) has good and lawful authority to mortgage the same, that the property is free and clear of all liens and encumbrances, except encumbrances of record, and that

Ap #: 00060596; Primary Customer ID #: 00042165; CIF #: 68304 FCSM 5014 Real Estate Mortgage

Legal Doc. Date: January 01, 1996

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Mortgagor(s) will warrant and defend the property at Mortgagor's expense against all claimants whomsoever. Mortgagor(s) also hereby waives and relinquishes all rights of dower, homestead, distributive share, and exemption in and to the above described property.

Mortgagor(s) and each of them further covenant and agree with Mortgagee as follows:

1. To pay all liens, judgments, or other assessments against the property, and to pay when due all assessments, taxes, rents, fees, or charges upon the property or under any lease, permit, license, or privilege assigned to Mortgagee as additional security to this mortgage, including those in or on public domain.

2. To insure and keep insured buildings and other improvements, including fixtures and attachments now on or hereafter placed on the property to the satisfaction of Mortgagee. Such insurance will be approved by and deposited with Mortgagee, and endorsed with a mortgage clause with loss payable to Mortgagee. Any sums so received by Mortgagee may be applied in payment of any indebtedness matured or unmatured secured by this mortgage, or at the option of Mortgagee may be used to pay for reconstruction of the destroyed improvements.

To keep all buildings, fixtures, attachments, and other improvements now on or hereafter placed on the property occupied and in good repair, maintenance, and condition and to neither commit nor permit any acts of waste or any impairment of the value of the property. Mortgagee may enter upon the property to inspect the same or to perform any acts authorized herein or in the loan agreement(s).

4. In the event Mortgagor(s) fails to pay any liens, judgments, assessments, taxes, rents, fees, or charges or maintain any insurance on the property, buildings, fixtures, attachments, or improvements as provided herein or in the loan agreement(s), Mortgagee, at its option, may make such payments or provide insurance, maintenance, or repairs and any amounts paid therefor will become part of the principal indebtedness secured hereby, be immediately due and payable and bear interest at the default rate provided in the note(s) from the date of payment until paid. The advancement by Mortgagee of any such amounts will in no manner limit the right of Mortgagee to declare Mortgagor(s) in default or exercise any of Mortgagee's other rights and remedies.

5. In the event Mortgagee is a party to any litigation affecting the property or the lien of this mortgage, including any action by Mortgagee to enforce this mortgage or any suit in which Mortgagee is named a defendant (including condemnation and bankruptcy proceedings) Mortgagee may incur expenses and advance payments for abstract fees, attorneys fees (to the extent allowed by law), costs, expenses, appraisal fees, and other charges and any amounts so advanced will become part of the principal indebtedness secured hereby, be immediately due and payable and bear interest at the default rate provided in the note(s) from the date of advance until paid.

6. Any awards made to Mortgagor(s) or their successors by the exercise of eminent domain are hereby assigned to Mortgagee; and Mortgagee is hereby authorized to collect and apply the same in payment of any indebtedness, matured or unmatured, secured by this mortgage.

7. In the event Mortgagor(s) defaults in the payment when due of any sums secured hereby (principal, interest, advancements, or protective advances), or fails to perform or observe any covenants and conditions contained herein, in the note(s), loan agreement(s), or other instrument(s), or any proceeding is brought by or against Mortgagor(s) under any Bankruptcy laws, Mortgagee, at its option, may declare the entire indebtedness secured hereby to be immediately due and payable and the whole will bear interest at the default rate as provided in the note(s) and Mortgagee may immediately foreclose this mortgage or pursue any other remedy at law or equity, including foreclosure by advertisement with a power of sale in Mortgagee to the extent provided by applicable law. Delay by Mortgagee in exercising its rights upon default will not be construed as a waiver thereof and any act of Mortgagee waiving any specific default will not be construed as a waiver of any future default. If the proceeds under such sale or foreclosure are insufficient to pay the total indebtedness secured hereby, Mortgagor(s) does hereby agree to be personally bound to pay the unpaid balance, and Mortgagee will be entitled to a deficiency judgment.

8. Upon default, Mortgagee will at once become entitled to exclusive possession, use, and enjoyment of the property and to all rents, issues, crops, profits, and income thereof, from the time of such default and during the pendency of foreclosure proceedings and the period of redemption, the delivery of which may be enforced by Mortgagee by any appropriate suit, action, or proceeding. Mortgagee will be entitled to a Receiver for the property and all rents, issues, crops, profits, and income thereof, without regard to the value of the property, or the sufficiency thereof to discharge the mortgage debt and the foreclosure costs, fees, and expenses. Such Receiver may be appointed by any court of competent jurisdiction upon ex parte application, notice being hereby expressly waived. The Receiver will apply all rents, issues, crops, profits, and income of the property to keep the same in good repair and condition, pay all taxes, rents, fees, charges, and assessments, pay insurance premiums necessary to keep the property insured, pay the expense of the receivership and attorney fees incurred by the Receiver, and apply the net proceeds to the payment of the indebtedness secured hereby. Such Receiver will have all the other usual powers of receivers authorized by law and as the court may direct.

9. The integrity and responsibility of the Mortgagor(s) constitutes a part of the consideration for the obligations secured hereby. Should Mortgagor(s) sell, transfer, or convey the property described herein without prior written consent of Mortgagee, Mortgagee, at its option, may declare the entire indebtedness immediately due and payable and may proceed in the enforcement of its rights as on any other default.

10. Assignment of Rents including Proceeds of Mineral Leases. Mortgagor(s) hereby assigns, transfers, and conveys to Mortgagee all rents, royalties, bonuses, and delay moneys or other proceeds that may from time to time become due and payable under any real estate lease or under any oil, gas, gravel, rock, or other mineral lease of any kind including geothermal resources now existing or that may hereafter come into existence, covering the property or any part thereof. All such sums so received by Mortgagee will be applied to the indebtedness secured hereby; or Mortgagee, at its option, may turn over and deliver to Mortgagor(s) or their successors in interest, any or all of such sums without prejudice to any of Mortgagee's rights to take and retain future sums, and without prejudice to any of its other rights under this mortgage. This assignment will be construed to be a provision for the payment or reduction of the mortgage debt, subject to the Mortgagee's option as hereinbefore provided, independent of the mortgage lien on the property. Upon payment in full of the mortgage debt and the release of this mortgage of record, this assignment will become inoperative and of no further force and effect.

This Mortgage constitutes a Security Agreement with respect to all the property described herein.

12. The covenants contained in this mortgage will be deemed to be severable; in the event that any portion of this mortgage is determined to be void or unenforceable, that determination will not affect the validity of the remaining portions of the mortgage.

13. Redemption Period. If the property described herein is less than ten acres in size and if Mortgagee waives in any foreclosure proceeding any

right to a deficiency judgment against Mortgagor(s), then the period of redemption from judicial sale will be reduced to six months. If the court finds that the property has been abandoned by Mortgagor(s) and if Mortgagee waives any right to a deficiency judgment against Mortgagor(s), then the period of redemption from judicial sale will be reduced to sixty days. In addition, if the property described herein is the residence of Mortgagor(s) at the time of foreclosure, but the court finds that after foreclosure the property has ceased to be the residence of Mortgagor(s), then the period of redemption will be reduced to thirty days from the date of a court order so stating. The provisions of this paragraph will be

construed to confirm to the provisions of Sections 628.26, 628.27, and 628.28 of the Code of Iowa. Mitchell, LTD., A Corporation m C Mitchell, President Sharon K Mitchell, Vice President CORPORATE BORROWER ACKNOWLEDGMENT (NO SEAL)

| STATE OF | FLORIDA | | | |
|--------------------|-----------------------------|--|----------------------------------|-------|
| 0011117111111 | LEE |) ss ` | , | |
| COUNTY OF _ | | ······································ | * | |
| On this <u>257</u> | h day of JANYARY C Mitchell | , 19 <u>%</u> , before me, | a Notary Public, personally appe | pared |
| William | C Mitchell | | | |
| 70 | 110 EXE | 7 | | |

to me known to be the person named in and who executed the foregoing instrument, who did say that he/see is President the corporation; that no seal has been procured by the corporation; that the instrument was signed on behalf of the corporation by the authority on and by it and by

| of its board of directors; and a | cknowledged the | execution of the | instrument to be | the voluntary a | ct and deed of | the corporation |
|----------------------------------|-----------------|------------------|------------------|-----------------|----------------|-----------------|
| him/her voluntarily executed. | | | | | | |
| • | | | | | | |

PRY PUR OFFICIAL NOTARY SEAL

MTG. RECORD

(SEAL)

CHERYL E SHEER COMMISSION NUMBER CC298934 MY COMMISSION EXP Ap #: 00060596; Primary Customer OB #: 00042165 E CIS#; 68304 Legal Doc. Date: January 01, 1996 FCSM 5014 Real Estate Mortgage

Page 2

| • | |
|--|---|
| My commission expires June 30, 1987 | (Type name under signature) Notary Public in and for said County and State |
| V | OWER ACKNOWLEDGMENT (NO SEAL) |
| STATE OF FLORIOA COUNTY OF LEE | |
| COUNTY OF LEE |) ss) |
| On this 25th day of JANUARY, 1994 Sharon K Mitchell | , before me, a Notary Public, personally appeared |
| To me known to be the person named in and who executed the | wsF # s foregoing instrument, who did say that xe/she is Vice_President of |
| the corporation; that no seal has been procured by the corpor of its board of directors; and acknowledged the execution of t | ation; that the instrument was signed on behalf of the corporation by the authority the instrument to be the voluntary act and deed of the corporation and by it and by |
| (SEAL) NIM/Ner Voluntarily executed to Chery SEAL OFFICIAL NOTARY SEAL CHERYLE SHEER COMMISSION NUMBER | Church Shin |
| CC298534 CC298534 LY COMMISSION EXP My commission expires Copy CO 2 41NE (70/1997) | 6 huyl 6. Shun CHERYL E SHEER (Type name under signature) |
| My commission expires Flagge 3 9 NE / 70(1997 | Notary Public in and for said County and State |
| | ORROWER ACKNOWLEDGMENT |
| STATE OF FLORIDA |)) ss |
| COUNTY OF LEE | |
| On this day of, 19, 19 | , before me, a Notary Public, personally appeared |
| IOWA LI | |
| to me known to be the person(s) named in and who executed his voluntary act and deed | the foregoing instrument, and acknowledged that <u>he</u> executed the same as |
| (SEAL) SEAL (SEAL) | Cherch E. Shew |
| 2 CC298934 | CHERYL E. SHEER (Type name under signature) |
| My commission expires Ny COMMISSION XP | . Notary Public in and for said County and State |
| INDIVIDUAL B | ORROWER ACKNOWLEDGMENT |
| STATE OF FLORIDA | |
| | |
| COUNTY OF LEE |) ss) |
| On this 25th day of JANUARY , 1996 | |
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EXHIBIT "A"

Lot 1 of the SE¼ SE¼ of Section 2 and a tract of land described as - Commencing at the Southwest corner of Lot 1 in SE¼ SE¼ of Section 2, thence West on the South Section Line 330.07 Feet, thence North 0°02' East 461.9 Feet, thence North 89°43' East for 330.07 Feet to the Northwest Corner of the said Lot 1, thence South to the point of beginning, said tract containing 3.5 acres, more to less including public road right of way; all in Township 81 North, Range 32 West of the 5th P.M. in Guthrie County, Iowa.

S½ NE¼; E½ NW ¼ of Section 22, Township 76 North, Range 28 West of the 5th P.M., Madison County, Iowa.

The SE¼ of Section 28, Township 76 North, Range 28 West of the 5th P.M., except the West 952 Feet of the South 315 Feet thereof, Madison County, Iowa.

Commencing at the Northwest corner of the NE¼ of Section 3, Township 75 North, Range 29 West of the 5th P.M., running thence East to the Northeast corner of the NW¼ NE¼ of said Section 3, thence South 30 rods, thence South and West to a point 14 rods West of the Southeast corner of said NW¼ NE¼ of Section 3, thence South to the South line of said NE¼ of Section 3, thence West to the Southwest corner of said NE¼ of Section 3, thence North to the place of beginning, except that part deeded for highway purposes, Madison County, Iowa.

WILLIAM C MITCHELL, LTD., a corporation

By: William C Mitchell, President

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Sharon K Mitchell, Vice President

William C Mitchell

Sharon K Mitchell