## REAL ESTATE MORTGAGE

•	NEAL LOT	AIL MONTOA	<u> </u>		
This mortgage made on the 24TH	day ofAUGUST		THE WANGE OF THE PAND	, 19 <u>95</u> , AND WIFE)	
between <u>DAVID L. HAMMOND</u> hereinafter referred to as MORTGAGORS, ar	nd ASSOCIATES FINANCE		R. HAMMOND (HUSBAND 1321 E. EUCLID AVE.	, DES MOINES	
IA. 50316		eferred to as MORTGAGEE.			
WITNESSETH: Mortgagors jointly and se	everally grant; bargain; se	ll; convey; and mortgage to	o Mortgagee; its successors an	d-assigns; the real	
property hereinafter described as security for TWENTY THOUSAND THIRTY SI	the payment of a note of				
together with interest.	11110 217 100		Donars (v	, , , , , , , , , , , , , , , , , , ,	
The property hereby mortgaged, and descriptorits, fixtures and appliances thereunto atta	ribed below, includes all te	enements, easements, appu	rtenances, rights, privileges, inter	rests, rents, issues,	
TO HAVE AND TO HOLD the said proper	ty hereinafter described,wit	th all the privileges and app	urtenances thereunto belonging	unto Mortgagee, its	
successors and assigns, forever; and Mortga and have authority to convey the same, that	agors hereby covenant that the title so conveved is cle	it Mortgagors are seized of ar, free and unencumbered	good and perfect title to said pro except as hereinafter appears a	perty in fee simple and that Mortgagors	
will forever warrant and defend the same unto	Mortgagee against all cla	ims whatsoever except thos	e prior encumbrances, if any, her	reinafter shown.	
MORTGAGORS AGREE: To keep the mo					
clause in favor of Mortgagee as its interest m	ay appear, and if Mortgag	ors fail so to do, they hereby	y authorize Mortgagee to insure o	or renew insurance	
on said property in a sum not exceeding the charge Mortgagors with the premium thereo					
Mortgagors agree to be fully responsible for expended by Mortgagee for the protection of					
Mortgagors further agree: To pay all taxes, a	ssessments, bills for repair	s and any other expenses i	incident to the ownership of the n	nortgaged property	
when due in order that no lien superior to t mortgage, and to pay, when due, all installment	ents of interest and princip	al on account of any indebt	tedness which may be secured b	y a lien superior to	
the lien of this mortgage and existing on the opay the same on their behalf, and to charge			• • • • • • • • • • • • • • • • • • • •		
exercise due diligence in the operation, mana waste on the mortgaged premises, and to ke	gement and occupation of	the mortgaged property and in its present condition and	d improvements thereon, and not	to commit or allow	
Mortgagors hereby relinquish, release and wa				,	
If default be made in the terms or condition installment when due, or if Mortgagors shall	ns of the debt or debts he	reby secured or of any of the	he terms of this mortgage, or in t	he payment of any	
appointed, or should the mortgaged property	y or any part thereof be a	ttached, levied upon or sei:	zed, or if any of the representat	ions, warranties or	
statements of Mortgagors herein contained by part of the same, then the whole amount h	nereby secured shall, at N	Mortgagee's option, become	e immediately due and payable	without notice or	
demand, and shall be collectible in a suit at entitled to the immediate possession of the m	law or by foreclosure of th	is mortgage. In any case, re	egardless of such enforcement, I	Mortgagor shall be	
proceedings. In the event of foreclosure of th	is mongage, Mortgagors w	vill pay to Mortgagee a reas	onable fee for the search made a	and preparation for	
such foreclosure, together with all other and remove the imposition of liens or claims again	nst the property and exper	losure and sale, including this is a sale including the sale including	expenses, tees, and payments nade in order to place the same i	nade to prevent or n a condition to be	
sold.					
It is further agreed that if this mortgage of property by sheriff's sale in such foreclosure	proceedings, the time of o	one year for redemption from	m said sale provided by the stati	ites of the state of	
lowa small be reduced to six months provided Mortgagors which may arise out of the forecle	d the Mortgagee waives in	such foreclosure proceeding	ngs any rights to a deficiency jud	ament against the	
the property has been abandoned by the Mosixt, (%) days; all of which shall be consisten	ortgagors at the time of su	ch foreclosure, the period of	of redemption after foreclosure st	hall be reduced to	
the 62nd General Assembly.	The provide of one	upici 020 01 life 1900 000e	as amended by the 55th Genera	Assembly and by	
No failure on the part of Mortgagee to exe	rcise any of its rights here	under for defaults or breac	hes of covenant shall be constru	ed to prejudice its	
rights $n$ the event of any other or subsequent shall $60$ construed to preclude if from the e	exercise thereof at any tin	ne during the continuance	of any such default or breach	any of such rights of covenant, and	
Mortgagee may enforce any one or more reme	edies hereunder successiv	ely or concurrently at its opt	ion.		
All rights and obligations hereunder shall exparties hereto.	ktend to and be binding up	oon the several heirs, succe	ssors, executors, administrators	and assigns of the	
The plural as used in this instrument shall in		applicable.			
The real property hereby mortgaged is desc					
THE SOUTH HALF (S 1/2) OF QUARTER (SE 1/4) OF SECTION	THE SOUTHEAST Q	UARTER (SE 1/4) (	OF THE SOUTHEAST		
5TH P.M., MADISON COUNTY,		1 /4 NORTH, RANGE	20 WEST OF THE		
		CCUPUTER V	FILED NO	531	
		r o V	BOOK 178	Do. 00 76	
ng-11	-98 SEE	- UZ	_		
RELEASED 08-10	PAGE 25	REC S.Z.O	95 AUG 28	AM 8: 24	
1 SCREET		100	MICHELLE	UTGLE	
		RIMIT, 6	RECOR MADISON GOL	IDER JNTY: IOWA	
IN WITNESS WHEREOF, Mortgagors have	executed this mortgage of	on the day above shown. I	understand that homestead	l property is in	
nany cases protected from the clain voluntarily give up my right to this prot	ection for this propert	exempt from judicial s y with respect to chaims	ale; and that by signing to based upon this contract.	his contract, I	
		(1)	12/1		
DAVID L. HAMMONDMortgagor (SEAL)					
Day D 1 home of					
		LULL DALINI D	HAMMOND Mortagor	C (SEAL)	
	X ORIGI	INAL (1)	HAMMOND Mortgagor		

311178 RE√. 7-87

BORROWER COPY (1)
RETENTION COPY (1)

00712A

## ACKNOWLEDGEMENT BY INDIVIDUAL OR PARTNERSHIP PURCHASER--MORTGAGOR

STATE OF IOWA, COUNTY OF PULK	SS:		
On this 24TH day of AUGUST personally appeared DAVID L. HAMI identical person(s) named in and who execu	MOND 19 95	, before me, a notary public in and and DAWN_R. HAMMOND	for said county in the State of lowa
deed.		simomougea macroymoy oxocatea me	o value de mojanen velamary der am
In Witness Whereof, I have set my hand		day ofAUGUST /	19 95
	LANCE OELMANN My Commission Expires  10-9-97	Xance C	Notary Public
ACKN	OWLEDGEMENT BY CORPOR	ATE PURCHASERMORTGAGOR	
STATE OF IOWA, COUNTY OF	SS:		
On this day of	, 19	_, before me, a notary public in and f	for said county in the State of lowarn, who being by me duly sworn did
say that he is theseal affixed to said instrument is the seal of authority of its Board of Directors and the s	(Title) of of said corporation and that sa	id instrument was signed and sealed o	(Name of Corporation), that the on behalf of the said corporation by
instrument to be the voluntary act and deed			-
In Witness Whereof, I have set my hand a	and notarial seal this	day of	, 19
	•		
,			Notary Public
	<b>&gt;</b>		