REAL ESTATE MORTGAGE (Not for Purchase Money) Mortgage Date

This Mortgage is made on the date noted above between the parties listed below. The Mortgagor(s) for value received mortgages, and warrants to the Mortgagee, its successors and assigns, forever, the land and property located and described as noted below, together with all interest in the

ROPERTY DESCRIPTION		
**************************************	Slock 1 Kale's Addition,	
ATE OF LOWA lost No. Elled for Depart this	of the City of Truro, Mac	- -
ADISON COUNTY, ss. Book 167 Page 445 Recording	7 day of June 19	rder, By Betty M. Niblo
1 489	g. vo Michael Otaloi, Hebon	Deputy
ORTGAGOR(S)	MORTGAGEE	
AME(S) HUSBAND AND WIFE	NAME	
William James	Midland Savings Bank FSB	
Sharon James DDRESS 470 N Jackson	ADDRESS 606 Walnut St	root
CITY Truro	CITY Des Moines	1660
COUNTY Madison STATE IA	COUNTY Polk	STATE Iowa
OTICE: THIS MORTGAGE SECURES CREDIT IN THE AMOUNT OF MOUNT, TOGETHER WITH INTEREST, ARE SENIOR TO INDEBT R FILED MORTGAGES AND LIENS.	= \$ 23,500.00 EDNESS TO OTHER CREDITORS (LOANS AND ADVANCES UP TO THIS JNDER SUBSEQUENTLY RECORDED
maximum principal amount of TWENTY THREE THOUSAND F	ge, includes any amounts Mortgag extension or modification of such agro April 30, 1993 tal unpaid balance secured by this Mo	or(s) may at any time owe under thi eement. The secured debt is evidence . The above obligation is due and ortgage at any one time shall not exceed Dollar
lortgagor(s) covenant and warrant title to the property, except for el	ncumbrances of record, municipal an	nd zoning ordinances, current taxes an
ssessments not yet due and		1771 1871 - 1881
he Mortgagor(s) will make all payments on the secured debt accordin	g to the terms of the agreement which	h evidences such indebtedness.
he Mortgagor(s) will keep all of the property mortgaged in good repai lortgagor(s) choice. This insurance will include a standard mortgage se insured on any such insurance policy. Any insurance proceeds ma If the damaged property or to the secured debt. The Mortgagor(s) will	e clause in Mortgagee's favor. Mortg ly be applied, within Mortgagee's disc	pagee will be named as loss payee or a cretion, to either the restoration or repa
n the event the Mortgagor(s) shall sell, assign, or otherwise transfer ale or assignment may, at the Mortgagee's option, constitute a defa emand payment in full unless it is protected by federal law as of the d	ult in the Agreement and subject tha	
The Mortgagor(s) will pay all mortgage indebtedness to which this Molo way will cause such other indebtedness to be declared in default nortgage, deed of trust or other security interest that has priority over written consent. Mortgagor(s) will promptly deliver to Mortgagee any lave priority over Mortgagee's rights. Mortgagor(s) agree to pay, and but not limited to, reasonable attorneys' fees and costs of abstracts un	. Mortgagor(s) will not make or perr this Mortgage or any note or agreeme notices Mortgagor(s) receive from this Mortgage shall secure the payor	mit any modification or extension of an ent secured thereby without Mortgagee any person whose rights in the proper
The Mortgagor(s) hereby waive and release all rights, dower and distri	butive share and homestead exempti	ion as to the property.
f Mortgagor(s) fail to make any payment when due or breach any counties Mortgage, Mortgagee may either accelerate the maturity of the available to Mortgagee. Mortgagee may foreclose this Mortgage in the foreclosure, or during any period of redemption, the court having just adequacy of the security, insolvency of the Mortgagor or wait occupancy of the property.	secured debt and demand immediate se manner provided by law. At any ti risdiction of the case shall at the req	e payment or exercise any other remed me after the commencement of an action quest of the Mortgagee, without regard
f Mortgagor(s) fail to perform any of their duties under this Mortgage over this Mortgage, Mortgagee may perform the duties or cause them f necessary for performance. Mortgagee's failure to perform will Mortgage. Any amounts paid by Mortgagee to protect its security int and will bear interest from the date of the payment until paid in full at	to be performed. Mortgagee may signot preclude it from exercising any erest will be secured by this Mortgage	gn Mortgagor(s) name or pay any amou of its other rights under the law of the le. Such amounts will be due on dema
Mortgagee may enter the property to inspect with prior notice stating (easonable cause for inspection.	
Mortgagor(s) assign to Mortgagee the proceeds of any award or clain of the property. Such proceeds will be applied against the secured de	n for damages connected with a cond bt. This assignment is subject to the	emnation or other taking of all or any p terms of any prior security agreement.
SIGNATURES		
By signing below, Mortgagor(s) agree to the terms and covenants co this Mortgage on today's date.	ntained on this Mortgage. Mortgagor	(s) also acknowledge receipt of a copy
William Yames	- Oran	on James
	MPUTER Sharon Jame)s
——————————————————————————————————————	CORDED	
NOTARIZATION OA 6	MPARED	
STATE OF IOWA, COUNTY OF SS:		

voluntary act and dead

ELIZABET

MY COMMIS

08/16/9 ELIZABETH M. BELLIS MY COMMISSION EXPIRES 08/14/93

person(s) named in and who executed the foregoing instrument, and acknowledged that

executed the same as

their