INST. NO. 20022925 2002 SEP 16 PM 12: 03 PAGE CO. RECORDER CLARINDA. 10WA

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FORM 5014 (5-2001)

RETURN TO Farm Credit Services of America, 700 Senate Ave PREPARER: Red Oak, IA 51566-1284

Terry Etheredge (712)623-5121

Farm Credit Services of America

## REAL ESTATE MORTGAGE

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. Benda Of Safe Affalos

Date: September 10, 2002

Mortgagor(s):

BERNARD VEAK JR and LINDA VEAK, Tusband and wife

Malling Address: 1871 130 STREET

The above named Mortgagorist in consideration of the advance by Mortgages of the principal sum specified below, the receipt of which is hereby the above named Mortgagorist in consideration of the advances made at Mortgages of summers, and mortgage to Farm Credit acknowledged, and any future, additional or protective advances made at Mortgages, its successors and assigns, from the data herect until all Services of America, FLCA 208 S 19th Street, Omaha, NE 68102-1745, Mortgages, its successors and assigns, from the data herect until all Services of America, FLCA 208 S 19th Street, Omaha, NE 68102-1745, Mortgages, its successors and assigns, from the data herect until all actions are considered to the services of America, FLCA 208 S 19th Street, Omaha, NE 68102-1745, Mortgages, its successors and assigns, from the data herect until all actions are considered to the services of America, FLCA 208 S 19th Street, Omaha, NE 68102-1745, Mortgages, its successors and assigns, from the data herect until all actions and the services of America, FLCA 208 S 19th Street, Omaha, NE 68102-1745, Mortgages, its successors and assigns, from the data herect until all actions are considered to the services of the se

W 1/2 SE 1/4 & SE 1/4 SE 1/4 (EXCEPT Lot 1 of Irregular Survey of S 1/2 SE 1/4),

Section 16, Township 70 North, Range 38 West of the 5th P.M.

Rigether with all Morrgagor's right, title, and interest in the property, now or hereafter acquired, including: all bulklings, fixtures, clops, and improvements now no no hereafter placed upon the property; all appurtenences, water, irripation, and drainage rights; all ronts, issues, uses, income, improvements now no no hereafter placed upon the property; all appurtenences, water, irripation, and drainage rights; all ronts, issues, uses, income, improvements now no and or hereafter placed upon the property acred to the real estate whether attached or detached, including any appurences and that may integrally abound to or hereafter become an invegral year of the real estate whether attached or detached, including any appurences and integrally abound a property. The property is a property in the property is a property in the property. The property is all property in the property is and all leases, permits, (icense, or privileges, appuranant or nonappurenant all the property. The foregoing is collectively integrated to in this document as the "property."

It is understood and agreed between Monoagor(s) and Montages that this mortgage is given to secure the repayment in full of the following the secure of the secure and additional loans of advances, protective or otherwise, which may be made by Montages, at its described promissory note(s), and all future and additional loans of advances, protective or otherwise, which may be made by Montages, at its described promissory note(s), and to or for the account of Montager(s), or any of them, for any purpose, plus interest thereon, all payable according to the terms of the note(s) or other instrument(s) modifying the same.

Date of Note 09/10/2002

Principal Amount 70,960.00

NOTHING CONTAINED HEREIN SHALL CONSTITUTE A COMMITMENT TO MAKE FURTHER OR ADDITIONAL ADVANCES IN ANY AMOUNT AT ANY TIME, WHETHER OR NOT THE TOTAL PRINCIPAL INDEBTEDNESS ABOVE HAS BEEN ADVANCED.

Mortgagor(s) hereby warrants that Mortgagor(s) holds fee simple title to the above described property, that Nortgagor(s) has good and lawful authority to mortgagor the same, that the property is free and clear of all lens and encumbrances, except encumbrances of record, and that authority to mortgagor the same, that the property is free and clear of all lens and encumbrances. Mortgagor(s) also hereby waives and mortgagor(s) will warrant and defend the property at Mortgagor's excepts agoingt all claimants whomsoever. Mortgagor(s) will warrant and defend the property at Mortgagor's excepts agoingt the above described property.

And the property of the same of the property at Mortgagor's except and to the above described property.

Mort sories an initial or covery injunestate, unsupposes places, and examples in each of their further coverant and sgree with Mortgages as follows:

1. To pay all times, judgments, or other assessments against the property, and to pay when due all assessments, taxes, rents, fass, or charges upon the property of the property or under any lease, permit, licence, or privilege assigned to Mortgages as additional security to this mortgage, including those in or on public somation.

2. To insure and keep insured buildings and other improvements, including fatures and attachments now on or hereafter placed on the property. To insure and keep insured buildings and other improvements, including fatures and attachments now on or hereafter placed on the property. whice formula.

To insure and keep insured buildings and other improvements, including futures and attachments now on or hereafter placed on the property.

To insure and keep insured buildings and other improvements, including futures and attachments now on or hereafter placed on the property. The sure and keep insured buildings and other improvements, including futures and attachments now on or hereafter and endorsed with a martings clause with the sure of the property of

an amount at least equal to the lease of the lean balance, the actual coah value of the collateral or the replacement cost of the property, and will an amount a least equal to the lean balance, the actual coah value of the collateral or the replacement cost of the property, and will always leases a caused by life. Betwing, explosion, rict, already, vended, and by regularized implementation for the collection of the collect A tor ÚNDAWEAK A INDIVIDUAL BORROWER ACKNOWLEDGMENT 2002 before me, a Notary Public, personally appeared Bernard Ce ... = = usband +

to me known to be the person(s) named in and who executed the foregoing instrument, and suknowledged that Hey heir voluntary not and deed. CAROLYN GRAY

ISEAL



(Type name under signature) Notary Public in and for said County and State