Etha B.Koehler et al)
to
Mtg.
Clarance Dunn

Court Sear

Piled for record the 2 day of July A.D.1921 at 9.40 o'clock A.M.

Nettie E.Winship, Recorder Winifred Whedon, Deputy

Pee \$1.50 # 1343.

This Indenture, Made and Executed the Twenty seventh day of June A.D. Nineteen Hundred and Twenty one by and between Etha B.Koehler (Unmarried) Frederick J.Koehler (Single), Cecil Koehler (Single), of the County of Madison and State of Iowa, party of the first part, and Clarance Dunn of Van Meter, Iowa, party of the second part, Witnesseth, that the said party of the first part, for, and in consideration of the sum of Five /Thousand (\$5,000.00)

Dollars, paid by the said party of the second part, the receipt of which is hereby acknowledged has Granted, and Sold, and does by these presents Grant, Bargain. Sell and Convey EXECUTED them France Execute Them and Confirm unto the said party of the second part, their heirs and assigns Forever the certain tract or parcel of Real Estate situated in the County of Madison and State of Iowa, described as follows, to-wit:

The West one-half of the North-west Quarter of Section Twenty-two-(22), in

Township Seventy-seven (77) North, Range Twenty-seven (27) West of
the Fifth Principal Meridian, Madison County, Iowa.

To Have and To Hold, the premises above described, with all the appurtenances thereto helonging, unto the said second party and their heirs and assigns forever. The said Etha B. Koehler, Frederick J. Koehler and Cecil Koehler represent to and covenant with the party of the second part, that they have good right to sell and convey said premises that they are free from incumbrance and that they will warrant and defend said premises against the lawful claim of all persons whomsoever, and the said --hereby releases all right of dower, and every contingent right, in and to said premises, and said parties of the first part relanquish and convey all right, of homestead in said premises.

This Instrument is made, executed and delivered upon the following express conditions;
First,, That said Etha B.Koehler, Frederick J.Koehler and Cecil Koehler shall pay said
Clarance Dunn or order Five Thousand Dollars (\$5,000.00) on the First day of July A.D.
Nineteen Hundred Twenty six (1926), with interest on all of said money from July 1,1921,
until paid, at the rate of 62 per cent per annum, payable annually, on the First day of July
in each year, according to the tenor and effect of the One promissory note of said Etha B.
Koehler, Frederick J.Koehler and Cecil Koehler, dated June 27th, 1921, payable at Van Meter
State Bank, Van Meter, Iowa, and it is stipulated in said note and in this mortgage, that
should any of said interest not be paid when due, it shall bear interest at the rate of
eight per cent, per annum from the time the same becomes due, and this mortgage shall
stand as security for the same.

## Madison County, Iowa

Second. That said Etha B.Koehler, Frederick J.Koehler and Cecil Koehler, shall pay all taxes and assessments lewied upon said Real Estate before the same become delinquent and shall deliver the receipts therefor to said second party and in case not so paid, the holder of this mortgage, shall have the right to declare the whole sum of money herein secured due and collectible at once, or they may pay such taxes or assessments and be entitled to interest on the same at the rate of eight per cent per annum, and this mortgage shall stand as security for such taxes, assessments and interest so paid.

Third; That so long as this mortgage shall remain unpaid, the said first party shall keep the buildings thereon insured in some responsible Company or Companies which shall be satisfactory to the party of the second part for the use and security of said second party, in the sum of not less than Twemty-five Hundred Dollars, and shall deliver the political and renewal receipts therefor to said second party; and if the first party fails to effect such insurance in manner as agreed, then the second party may effect such insurance and the amount paid for such purposes by the second party shall be recovered from the first party, with eight per cent.per annum interest thereon, and shall be a lien upon the foregoing premises, under and by virtue of this mortgage.

Fourth; The said party of the first part shall keep all buildings, fences, and other improvements on said Real Estate, in as good repair and condition as the same are at this date.

Fifth; It is further stipulated and agreed that a failure to pay any of said money, either principal or interest, or any money paid, by said second party, for taxes, insurance, or rents, within thatty days after the same becomes demanded and agreement, or a failure to perform or comply with any of the foregoing conditions and agreements, shall cause the whole sum of money herein secured to become due and collectible at once, if the holder of said note so elect, and this mortgage may thereupon be foreclosed immediately for the whole of said money, interest and costs.

Sixth; And it is further expressly agreed, that in the event of failure to pay said sums of money, or any part thereof, or interest thereon, when due and payable, said second party, its successors or assigns, shall have from the date of such default made, as additional security for the sums of money secured by this mortgage, a lien on all crops thereafter raised on said Real Estate and all rents and profits thereafter accruing thereon, and shall be and hereby is authorized to take immediate possession of said property, and to rent the same, and shall be held liable to account to said first party only for the net profits thereof. It is also agreed that the taking possession thereof as above provided shall in no manner prevent or retard the collection of said sums by foreclosure or otherwise.

Seventh; And it is further agreed, that in the event of the commencement of an action for the foreclosure of this mortgage upon any default being made, that a reasonable attorney's fee shall become due from the first party to the second party, and shall be paid in the event of a settlement before a decree eff foreclosure shall be obtained; and in case a foreclosure is instituted the mortgagor further agrees to pay for an abstract of title which expense shall also be taxed as part of the costs in the case; and if a decree of foreclosure shall be entered, then a reasonable attorney's fee, besides foregoing retainer, shall be taxed by the Court and this mortgage shall stand as security therefor, and the same shall be included in said decree; and shall be made by the Sheriff on general or special execution, with the other money, interest and costs; and should said second party become involved in other litigation by reason thereof, all the costs, charges and expenses thereof, including a reasonable amount for attorney's fees shall be paid by the first partyand taxed by the Court and collected as aforesaid.

Eighth; The said first party hereby expressly agrees to comply with and perform the foregoing conditions and agreements, and upon compliance therewith these presents shall be

## Mortgage Record, No. 74,

be void, otherwise to be and remain in full force and effect.

In Testimony Whereof, The said parties of the first part have hereunto set their hand and seal the day and year above written.

Etha B.Koehler Frederick J.Koehler Cecil Koehler

(L.S.)

State of Iowa Dallas County SS: Be It Remembered, That on this 27th day of June A.D.1921 before the undersigned, a Notary Public in and for said County, personally appeared Etha B. Koehler (Unmarried) Frederick J.Koehler (Single) and Cecil Koehler (Single) to me personally known to be the identical persons whose names are affixed to the foregoing mortgage deed as grantor and acknowledged the execution of said instrument to be their voluntary act and deed.

Witness my hand and Notarial Seal, by me affixed, the day and year last above written.

NOTAL Notary Public in and for Dallas County, Iowa.

Eugene A. Young )

Filed for record the 5 day of Tal-