SEAL

MORTGAGE	
Nellie Hill. et al	Filed for record the24day ofJanuary
/	A. D. 19_31, at_ll:5Qo'clockA. M.
ТО	#159 Mildred E. Knott , Recorder
0. L. Taylor	By Deputy
	Tecording ree, w. Latt.
. J. Hill, Deceased: Frank Hill, unmar ill unmarried: and Howard Hill. unmarr	TNE 1930, by and between Nellie Hill, Widow of ried; Bruce Hill and his wife, Pauline Hill; Gladied, being the childred & heirs-at-law of the sai and State of Iowa, hereinafter called the mort-
	the mortgagors, in consideration of the sum of
THIRTY-FIVE HUNDRED	(\$_3500_00) DOLLARS
	ee,hisheirs and assigns, forever, the following tracts of land in the
County of Madison, State of	of Iowa, to-wit:
in the Northwest Corner ther Seventy-seven (77) North Ran ALSO, Including a strip of 1 Northeast Quarter (NE2) of s	rest Quarter (NW1/4), except Five (5) acres cof in Section Eleven (11), Township ge Twenty-nine (29) West of the 5th P. M.; and 60 feet wide, along the South Side of the aid Section Eleven (11), Township Seventy-ty-nine (29) West of the 5th P. M.
persons whomsoever.	artenances thereto belonging, and the mortgagors warrant the title against al as dower, or however else, are hereby conveyed. To be yold upon the following
persons whomsoever.  All rights of homestead and contingent interests known conditions:	as dower, or however else, are hereby conveyed. To be void upon the following
persons whomsoever.  All rights of homestead and contingent interests known conditions:  First. That the mortgagors shall pay to the mortgage	as dower, or however else, are hereby conveyed. To be void upon the followin e orhisheirs, executors, or assigns, the sum of
persons whomsoever.  All rights of homestead and contingent interests known conditions:  First. That the mortgagors shall pay to the mortgage  Thirty-five Hundred	as dower, or however else, are hereby conveyed. To be void upon the followin  e orhisheirs, executors, or assigns, the sum of
persons whomsoever.  All rights of homestead and contingent interests known conditions:  First. That the mortgagors shall pay to the mortgage  Thirty-five Hundred  of June A. D. 197.30.,	as dower, or however else, are hereby conveyed. To be void upon the followin  e orhisheirs, executors, or assigns, the sum of
persons whomsoever.  All rights of homestead and contingent interests known conditions:  First. That the mortgagors shall pay to the mortgage  Thirty-five Hundred  of	as dower, or however else, are hereby conveyed. To be void upon the following e orhisheirs, executors, or assigns, the sum of
All rights of homestead and contingent interests known conditions:  First. That the mortgagors shall pay to the mortgage  Thirty-five Hundred  of	as dower, or however else, are hereby conveyed. To be void upon the following of the said secure the repayment and should mortgagee shall secure the repayment and recovery of all money, costs, expenses, on the mortgagee shall secure the repayment and recovery of all money, costs, expenses, on the mortgagee shall secure the repayment and recovery of all money, costs, expenses, on the mortgagee shall secure the repayment and recovery of all money, costs, expenses, on the third mortgagee may do so, and is authorized hereby to at any time paid any and all sums of money so paid shall be recovered with eight per cent interest per annual should mortgage become involved in litigation, in maintaining the security created by this, then this mortgage shall secure the repayment and recovery of all money, costs, expenses, on the attorney fees incident thereto; and any and all sums op paid out shall constitute a part of the said mortgage shall secure the repayment and recovery of all money, costs, expenses, on the attorney fees incident thereto; and any and all such sums so paid out shall constitute a part of the said mortgage shall secure the repayment and recovery of all money, costs, expenses, on the attorney fees incident thereto; and any and all such sums so paid out shall constitute a part of the said mortgage shall secure the repayment and recovery of all money, costs, expenses, of the third mortgage shall secure the repayment and recovery of all money, costs, expenses, of the third mortgage shall secure the repayment and recovery of all money, costs, expenses, of the third mortgage shall secure the repayment and recovery of all money, costs, expenses, of the attorney fees incident thereto; and any and all such sums so paid out shall constitute a part of the said Nella secure the repayment and recovery of part of the said Nella sums of the said Nella secure the repayment and recovery of all money.
All rights of homestead and contingent interests known conditions:  First. That the mortgagors shall pay to the mortgage  Thirty-five Hundred  of	as dower, or however else, are hereby conveyed. To be void upon the following the or
All rights of homestead and contingent interests known conditions:  First. That the mortgagors shall pay to the mortgage  Thirty-five Hundred  of	as dower, or however else, are hereby conveyed. To be void upon the followin e or
All rights of homestead and contingent interests known conditions:  First. That the mortgagors shall pay to the mortgage  Thirty-five Hundred  of	as dower, or however else, are hereby conveyed. To be void upon the following e or
All rights of homestead and contingent interests known conditions:  First. That the mortgagors shall pay to the mortgage  Thirty-five Hundred  of	as dower, or however else, are hereby conveyed. To be void upon the following the or

County, came Nellie Hill, widow of L. J. Hill, deceased; Frank Hill unmarried; Bruce Hill and his wife. Pauline Hill; Gladys Hill, unmarried; and Howard Hill, unmarried, to me personally known to be the identical person. S. whose name S. are .... subscribed to the foregoing

Witness my hand and notacial seal, the day and year last above written.

mortgage as maker\_\_\_thereof, and acknowledged the execution of the same to be\_theirvoluntary act and deed. Official

Scott Shifflett.

Notary Public in and for Madison County, Iowa.