IOWA EXTENSION AGREEMENT	STATE OF IOWA, Madi son County, ss.
THE CONNECTICUT MUTUAL LIFE INSURANCE COMPANY	Filed for record the 27th day of November
то	A. D. 1933, at 2:15 o'clock P. M.
C. E. Deets and wife,	#2379 Maggie Reese Hobbs Recorder
Laura Deets.	By, Deputy Recording Fee, \$_1.20 \dagger\dagger
	A. D. 19.28, THE CONNECTICUT MUTUAL LIFE INSURANCE COM-
PANY, of Hartford, Connecticut, loaned to	eets and wife, Laura Deets,
of Earlham, in the County of	Madison and State of Iowa,  (\$ 13,000,00 ) DOLLARS,
to secure the repayment of which the said	Deets and wife, Laura Deets,
executed a note, or notes, for said sum of money due and payable as follows:	
Novembe	er 8, 1933
· - ·	ty of Hartford, and State of Connecticut, and further secured the repayment of such loan ecorded in the Recorder's Office of
in Bookof Mortgages, Page344and to which not	te, or notes, and mortgage reference may be had, and upon which principal note, or notes,
	dred and no/100 (\$5,200.00) DOLLARS, eets and wife, Laura Deets,
	zir
•	made application to The Connecticut Mutual Life Insurance Company to extend the time
	A. D. 1933, said unpaid sum to bear interest at the ally on the 8th days of November
of each year during the extended term of such payment, and ha X & further ag	greed, and dohereby agree, to pay promptly to the said The Connecticut Mutual Life
Insurance Company said unpaid principal sum as follows:	35, \$100 on Nov. 8, 1936, \$100 on Nov. 8, 1937
and \$4800 on Nov. 8, 1938,	oo, groo on nov. o, rade, groo on nov. o, radi
and the interest on all unpaid balances thereof as it becomes due; and also agr	rees as follows: onts of any kind that may be laid within the State of Iowa upon the premises, or any part
thereof, covered by said mortgage, or upon the interest of The Connecticut Mu or debt secured by said mortgage;	itual Life Insurance Company, its successors or assigns, in said premises, or upon the notes
To keep the buildings upon the premises insured against loss by fire, lightn and payable in case of loss to said mortgagee; all such policies of insurance to	ing and windstorm for their full insurable value in companies acceptable to the mortgagee be held by The Connecticut Mutual Life Insurance Company during the existence of said
indebtedness;  To keep the buildings and improvements on the property in a good state	of repair, to maintain the fertility of the land by the proper rotation and cultivation; not troy the use, impair the fertility or reduce the value of the farm; and neither to permit nor
vey unto the said The Connecticut Mutual Life Insurance Company all of the mortgage and the crops raised thereon from the date of this instrument until the connecticut Mutual Life Insurance Company all of the mortgage and the connecticut Mutual Life Insurance Company all of the mortgage and the crops raised thereon from the date of this instrument until the mortgage and the crops raised thereon from the date of this instrument until the mortgage and the crops raised the connecticut Mutual Life Insurance Company all of the mortgage and the crops raised thereon from the date of this instrument until the mortgage and the crops raised thereon from the date of this instrument until the mortgage and the crops raised the connecticut Mutual Life Insurance Company all of the mortgage and the crops raised thereon from the date of this instrument until the mortgage and the crops raised the connecticut Mutual Life Insurance Company and the connecticut Mutual Life In	F. Deets and wife, Laura Deets, do hereby sell and conherents, issues, uses, profits and income of the real estate described and covered by said he debt secured by said mortgage shall be fully paid; and further agree that,  Company, its successors and assigns, either before or on the commencement of any action
to foreclose said mortgage, or at any time thereafter, shall be entitled to the premises, and to rent the same, collect the rents and profits therefrom for the	appointment of a receiver who shall have the power to take and hold possession of the said e benefit of The Connecticut Mutual Life Insurance Company, its successors and assigns,
such right shall in no event be barred, forfeited or retarded by reason of a ju upon application of The Connecticut Mutual Life Insurance Company, its successions.	adgment, decree or sale in such foreclosure, and the right to have such receiver appointed essors or assigns, shall exist regardless of the fact of solvency or insolvency of such owners, s of the value of the mortgaged premises, during the statutory period of redemption; and
	other covenants and agreements ontheirpart in said mortgage and other true intent and meaning thereof;
	the true intent and meaning thereof;
	<b>8</b> joins herein and consents to this extension;
	e Company, in consideration of the covenants and agreements on the part of the said
hereinbefore contained, the prompt and faithful performance whereof is a conthe time of payment of said principal note, or notes, until the respective date o	adition precedent, and time being of the essence of this contract, hereby agrees to extend a dates above specified, subject, however, to the privilege of prepaying \$100 or any multi-
ple thereof, as is in said note, or notes, provided; and in the event of neglect of	or refusal by the said C. E. Deets and wife, Laura Deets, verally become due, and the principal sum as herein before provided, or to keep and per-
form all the covenants and agreements contained in said mortgage and in this einterest, or any other indebtedness owing under the provisions of said mortgage	extension agreement, then said principal note, or notes, as well as all overdue and accrued or this extension agreement shall at once become due and payable, and The Connecticut
ment, in as full and ample a manner as if said indebtedness had become due by	eed under and by virtue of said note, or notes, and mortgage and of this extension agree- respiration of time of payment, as herein provided. The owners waive all right to retain the of any of the covenants or agreements contained in this instrument or in said mortgage.
possession of said mortgaged premises after any default in payment of a breach Nothing herein shall be construed to release or discharge the maker of said pri- collateral and additional security thereto.	incipal note, or notes, and mortgage from liability thereon, this instrument being taken as
IN WITNESS WHEREOF, The Connec	ticut Mutual Life Insurance Company has by its duly authorized  signed and sealed this instrument, the 17th day of November
CORPORATE A. D. 19 33	, , ,
( SEAL )	HE CONNECTICUT MUTUAL LIFE INSURANCE COMPANY
	By Franklin H. Searle  Its Assistant Secretary
We HEREBY ACCEPT the within conditions upon which said exter	nsion is granted, and agree to carry out the provisions of this agreement; and if WE
	id note or notes, mortgage and extension agreement to proceed according to the provisions of payment, as herein provided.
Signed in presence of	C. E. Deets (SEAL.)
	Laura Deets (SEAL.)
	(SEAL.)
STATE OF IOWA, Madison Cour	
	ctober, A. D. Nineteen Hundred and Thirty-three
	said County, came
	nd wife, Laura Deets, erson S. whose name S. areaffixed to the above extension agreement and ack-
nowledged the execution of the same to be	_theirvoluntary act and deed.
WITNESS my hand and notarial seal the	Harry F. Anderson
	XXXX PXXX

Notary Public in and for Madison County.