Carl H. Lane
(Notary Public in and for said County.

	Acres-Blackmar Co. Burlington, 105	
	DEE EVALYN CASON et vir	STATE OF IOWA, COUNTY OFMadison, ss.
		This instrument was filed for record at 9:55
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	TO	#1038 Maggie Reese Hobbs,
	THE FEDERAL LAND BANK OF OMAHA of Omaha, Nebraska	Recording Fee, \$ 1.60 \(\sigma_{By} \) By Deputy.
	This Indenture, Made this	Recording Fee, \$ 1.60 By Jessie Allgeyer, Deputy. A. D. 1934, between Cason), and Wilher F. Cason, wife and husband, and the State of Iowa, party or parties of the first part, and THE FEDERAL LAND BANK NESSETH: that the said party or parties of the first part, in consideration of the sum of DOLLARS, by grant, bargain, sell, convey and confirm to the said party of the second part, and to its y of Madison and State of Iowa, to-wit: Ger; and the Southeast Quarter; and this of the South Half of the Southwest Quarter
	containing	onging or in anywise appertaining, including any right of homestead and every contingent right and the crops raised thereon, unto the said party of the second part, and to its successors or e to said premises. Indeed agree with said party of the second part, to be now lawfully seized of said premises; and to free of all encumbrances, and warrant the title to the same. It shall pay, or cause to be paid, to the said party of the second part, or to its successors or assigns,
Morten	promissory note of even date payable in7.2semi-annual	at the rate of5per cent. per annum, according to the tenor and effect of a certain installments, on the amortization plan and in accordance with amortization tables provided by
3		.00and payable
4116	which shall not have been paid when due, said note being executed by the said party or pa Nebraska; and shall perform all and singular the covenants herein contained; then the estate of the first part.	first, 196.9, together with interest at the rate of eight per cent. per annum on any installment arties of the first part and payable to the order of THE FEDERAL LAND BANK OF OMAHA, at its office in Omaha, he hereby granted shall cease and this mortgage become null and void and be released at the expense of said party or parties
arek m# e	of collection, if any there shall be, and any costs, charges or attorney's fees incurred or p And the said party or parties of the first part do further covenant and agree to pay al thereto; also to abstain from the commission of waste on said premises, and to keep the b ance companies acceptable to the said party of the second part, or to its successors or ass failure to do so, the said party of the second part, or its successors or assigns, may pay from the date of payment, at the rate of eight per cent. per annum, shall be collectible with	
*	time thereafter, shall be entitled to the appointment of a receiver, who shall have the power said mortgagee, pay the taxes levied against said premises, and keep the same in repair, a least the right to have such receiver appointed upon application of the mortgagee shall exist repremises, or the waste, loss and destruction of the rents and profits of said mortgaged prent to and in aid of the lien on crops to be grown and the pledge of the rents and profits of said And whereas the said party or parties of the first part in making application for this loss on this mortgage was horrowed, such representations are hereby specifically referred to and	ttgage, the party of the second part, either before, or on the commencement of an action to foreclose this mortgage, or at any to take and hold possession of said premises, and to rent the same, collect the rents and profits therefrom, for the benefit of ind such right shall, in no event, be barred, forfeited or retarded by reason of judgment, decree or sale in such foreclosure regardless of the fact of solvency or insolvency of the debtor or mortgagor, and regardless of the value of said mortgager mises, during the statutory period of redemption. The right to the appointment of such receiver shall be construed as auxiliary in mortgaged premises as hereinbefore provided, and in no manner as detracting from or in derogation of said lien. an have made certain representations to the party of the second part as to the purpose or purposes for which the money loaned a made a part of this mortgage.
	or in the performance of any of the covenants or agreements herein contained, then, or at any without notice, declare the entire debt hereby secured immediately due and payable, and the premises, and the appointment of a receiver, as above provided, and may proceed to foreclos	y time thereafter, during the continuance of such default, the said party of the second part, or its successors or assigns may reupon, the said party of the second part, or its successors or assigns may be this mortgage; and in case of foreclosure, such sum as may be lawful shall be allowed by the court for attorney's fees and
	as provided for herein, of taxes, insurance premiums, or special assessments of any nature, are in default, and such foreclosure proceedings may be had, and the land may be sold there of the security of the payment of the unpaid balance of the principal, notwithstanding such	or more, of the amortization installments provided for in said note, or in case of the payment by the party of the second part, then in that event, the party of the second part may institute foreclosure proceedings on account of, and for such sums as under, subject to the unpaid balance of the principal indebtedness hereby secured, and this mortgage shall continue as a lier ch foreclosure.
3	the debt hereby secured, and in case of the foreclosure of this mortgage for any cause the premises herein above described may be offered for sale as one tract. This mortgage is made to said party of the second part as a Federal Land Bank doing business under the "Federal Farm Loan Act" and the parties hereto agree to be in all respects subject to and governed by the terms and provisions of said Act.	
	In Witness Whereof, the party or parties of the first part have	hereunto set their hand and seal.
ZOZ.	WITNESS: Carl H. Lane	Dee Evalyn Cason (SEAL)
voted Noriginge Velease of annexed Moriginge	2	Wilber F. Cason (SEAL)
e re	6	(SEAL)
TITE TITE		
a		(SEAL)
9	STATE OF IOWA, COUNTY OF Madison , se	s.
कुड़	On this26.thday ofFebruary,	D. 1934., before me, a Notary Public in and for said County and State, personally appeared
はる	Dee Evalyn Cason (also known as Dee E. to me known to be the persons named in their voluntary act and deed. WITNESS my hand and official seal th	Cason), and wilber F. Cason, wife and husband
Sec. 2	to me known to be the persons named in their voluntary act and deed.	and who executed the foregoing instrument, and acknowledged that they executed the same as
05	their voluntary act and deed. WITNESS my hand and official seal th	e day and year last above written.
- storie	SEAL WIINESS my nana and opposit sear th	god, too do do without

My commission expires.....July 4, 1936.....