Form No. 111--Equitable Life Insurance Co., of Iowa, containing 1190 printed words.

MATT PARROTT & SONS CO	, waterloo, iowa B31735		
	MORTGAGE	STATE OF IOWA, MADI	SONCounty, ss.
No		Filed for Record the 27th	day of February,
LOIS	CENNEDY	A. D. 19 34 _, at 10:47_o'o	
	D. C. KENNEDY	<i>i</i>	se Hobbs , Recorder
	то	1	geyer, Deputy
EQUITABLE	E LIFE INSURANCE CO. OF IOWA	Recording Fee, \$.1.40.	
THIS INDE	NTURE, Made and entered into this	23rd down Fahrmany	A D 10 3A by and between
	Lois Kennedy an	d D. C. Kennedy, her husba	10,
			
	···	·	
of the County of the first part, mo part, mortgagee.	Polk rtgagor, and the EQUITABLE LIFE IN	and State ofIOWA SURANCE COMPANY OF IOWA of De	s Moines, Iowa, party of the second
	TH, That the said party of the first part:	for and in consideration of the sum of	
	JSAND (\$3,000.00)		DOLLARS
paid by the said	party of the second part, the receipt of wh	nich is hereby acknowledged, does hereby	sell and convey unto the said second
party, its successor	ors and assigns forever, the following desc	ribed real estate situated in the County of	Madi son
and State of Iow	a, to-wit:		
••• • // • •			
		VII. N. C.	•
	M3 65 A3	One-shape - A - Line - W - 12	
		Quarter of the Northwest	
		NW4) of Section Three (3),	
AND THE PERSON OF THE PERSON O	•	nty-seven (77) North, Range (28), West of the Fifth P.M	
	• •	rty acres more or less	4.•.•
	ANN STRING TO	FATTERNE OF WOLG OF TODS	
			
			,
# Name			

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A consequence of the contract			
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and also all the rents, issues, uses, profits and income therefrom and the crops raised thereon from the date of this instrument until the debt secured hereby shall be paid in full.

To have and to hold the premises above described with all the appurtenances thereunto belonging, and all estate, title, dower, right of homestead and claims whatsoever of said first party unto the said second party, its successors and assigns forever.

And the said first party does hereby covenant to and with the second party, its successors and assigns, that they are lawfully seized in fee of the premises aforesaid; that the said premises are free and clear of all encumbrances; and that they will forever warrant and defend the title hereto against the lawful claims of all persons whomsoever.

			•	be paid to the second party, its successors or assign provided in their . One promissory note of	- ,
payable to the EQUITA	BLE LIFE IN	SURANCE C	OMPANY O	F IOWA as follows, viz.:	even date nerewith
				September	•
				March	
				September	
				March September	
				March	
\$ 125.00				Septemb er	
\$ 125.00				March	
\$ 125.00	on the	first de	y_of	September	1938
\$ 1,875.00	on the	firat da	y_0.f	March	1939
				n interest	
per cent, payable semi-an	nually, and she	all keep and pe	erform, all and	yable semi - annually and with interest after disingular, the covenants and agreements herein convise to remain in full force and effect.	er maturity at eight stained for said first
First party for ther second party, its successor	nselves, and	d_their	_heirs, exec	utors, administrators and grantees hereby covenar	nts and agrees with
First. To pay or car	use to be paid	the principal s	um and inter	est above specified in the manner aforesaid, togethe	r with all costs and
expenses of collection, if a priority of this mortgage	ny there shall or in foreclosin	be, and any co g the same or	sts, charges, c in defending a	or attorney's fees incurred and paid by second party any action affecting the title to said property.	in maintaining the
Second. To pay all the said premises or any p	taxes, assessme	ents and other on this mortga	charges whic ge or the debt	h are now a lien or may hereafter be levied or asses secured thereby before the same shall become delin	sed upon or against quent.
-		,		er erected upon said property, insured against loss	or damage by fire,
lightning, and tornado in					•
	ond party or its	assigns, such	insurance to b	be obtained in companies satisfactory to second party	y; to pay the prem-
Fourth. To keep all	improvements	now upon or l	nereafter erec	uch policies and all renewals to second party. ted on the said premises in good condition and repair	ir and will not com-
	•	• •		llow same to be used for any unlawful purpose. r assessments, or to effect and maintain said fire and	d tornado insurance
or suffer waste or permit s	aid premises to	be used for a	ny unlawful r	purpose, then the second party may pay such taxes, join any waste or removal of improvements or use	charges and assess-
any unlawful purposes and	l any moneys s	o expended sh	all be repaid t	tgage and shall be collectible as a part of and in t	st at eight per cent
the principal sum hereby	secured.		-	- ,	
gage, or any part thereof,	either princips	al or interest,	as the same n	tif default shall be made in payment of the debt senatures or if first party allow the taxes or assessmen	ats or other charges
improvements therefrom;	or fail to keep	said buildings,	fences and al	quent; or remove or suffer to be removed any buildir I other improvements that are now on said property	, or that may here-
insured against loss or dar	nage by fire ar	nd lightning ar	id tornado, p	the buildings now erected, or hereafter to be erecte ayable as above provided; or fail to pay the insuran	ice premiums when
the contemplated policies	are issued; or f	ail to deliver s	uch policies, c	or any renewals thereof, to second party or its assign act whereby the value of said property shall be de	ns; or use or permit
suit be brought by any pe	erson, affecting	g in any mann	er, the title of	of first party or wherein a lien is claimed superior of said contingencies, at the option of second party	to this mortgage or
whole indebtedness secure proceed at once, or at any	d hereby shall	without notic	e immediatel	y become due and collectible; and the second party	or its assigns may
Seventh. It is further	er agreed that	the rents and	profits of said	d real estate are hereby pledged as security for pay	ment of said debt;
session of said property re	eal and persons	al pending for	eclosure, sale	lder of same shall be entitled to have a receiver app and redemption and to collect the rents of said re	al estate and apply
It is also understood	and agreed tha	t the second p	arty or its as	the suit after deducting all the costs of such proceed signs may release from the lien of this mortgage ar	_
the mortgaged premises up	pon such terms	s as they may	deem satisfac	etory.	•
This mortes co	ie diven	0.6 D.6TMAN	+ +0m = :	name of the numbers mutes of th	
				part of the purchase price of th	

IN WITNESS WHER	REOF,We	have h	ereunto set	ourhand_s_ the day and year first abov	e written.
,				Mrs. Lois Kennedy	
In Presence of				D. C. Kennedy	
STATE OF Iowa			, County of	Polk , ss.	
On this 23rd	_day of	Februar	.y	A. D. 1934, before me, the undersigned	, a Notary Public
in and forP				te of	· -
appeared	Lois Ken	nedy and	D. C. Ke	nnedy, her husband,	
		- 	· · · · · · · · · · · · · · · · · · ·		
			_	named in and who executed the foregoing instrument	and acknowledged
/	that LIEY	execut	ed the same	astheirvoluntary act and deed.	

WITNESS my official signature and seal of office at Des Moines, lowa the day and year

M. E. Dicks

Notary Public in and for said County and State.

