Form No. 160—Home Owners' Loan Corporation, containing 1816 printed words. Approved 12-13-33

		Widower,		
And for the further purpose of securing the prompt performance of				
securing the same are promptly met, and thereafter the monthly paymed per month to be applied, first to interest on the unpaid balance and the	ent shall be Twenty he remainder to the princ	and 29/100 do pal until said debt is paid in full.	ollars (\$.2029)	
It is agreed that the Mortgagor may pay the sum ofNine_s monthly from date until June, 1936, representing the interest only on s	aid debt, at his option, pro	ovided all other conditions and covena	ants of this note and instruments	
monthly from date, to be applied, first to interest on the unpaid balancat any time and interest will be charged only on the unpaid balance.				
with interest at the rate of fixe. per cent per annum on the unpai Seventeen and 35/100		al and interest shall be payabledo		
Two Thousand One Hundred Ninety-three		dollars (\$.2193.66)		
Harold G. Breakenridge, Widower of the Home Owners' Loan Corporation of Washington, D. C., hereina Mortgagor herein hereby obligates himself to pay to the Corporati	fter referred to as the Con	poration and for value received and t	the consideration of aforesaid the	
For the purpose of securing the payment of a certain note of even	date herewith made by			
HOME OWNERS' LOAN CORPORATION of Washington, D. C.	Recording Fe	By, Depu		
то			QDOS Recorder	
HAROLD G. BREAKENRIDGE,	A. D. 19.34, at 3:45			

The North One-half  $(N.\frac{1}{2})$  of Lots Three (3) and Four (4) in Block Seven (7) in the Original Town of Winterset, Madison County, Iowa.

together with all improvements thereon, all heating, plumbing and lighting fixtures and equipment now or hereafter attached to or used in connection with the real estate herein described, and the Mortgagor does hereby covenant to warrant and defend the title against the claim of all persons whomsoever lawfully claiming the same, all right of homestead, contingent interest known as dower or other right whatsoever, are hereby released and conveyed, and the Mortgagor does hereby further expressly covenant and agree with the Home Owners' Loan Corporation and its assigns as follows, to-wit:

- 1. That this conveyance is a first mortgage on said premises and that there are no other encumbrances of any kind or description thereon.
- That Mortgagor will neither commit nor permit waste of said premises nor allow the same to become out of repair; nor suffer any mechanic's lien or other lien to attach thereon. The said Mortgagor binds himself not to erect or permit to be erected any new buildings on the premises herein mortgaged or to add to or permit to be added to any of the existing improvements thereon without the written consent of the holder or holders of said note, and in the event of any violation or attempt to violate this stipulation, the entire balance of the indebtedness of the note given herewith, shall immediately become due and collectible at the option of the owner or owners thereof. If foreelosure proceedings of any second mortgage or second trust deed or any junior lien of any kind should be instituted, the Corporation may, at its option, immediately declare its lien, and the note which the same secures, due and payable and start such proceedings as may be necessary to protect its interests
- 3. That the Mortgagor agrees to pay all and singular, the taxes, assessments, levies, liabilities, obligations and encumbrances of every nature on said described property each and every, and deliver the official receipts therefor to the Corporation, or a certificate signed by each taxing official to whom any such taxes shall be payable, that all taxes due to be paid said official have been paid, and if the same be not promptly paid the Home Owners' Loan Corporation, its legal representatives, or assigns, may at any time pay the same without waiving or affecting the option to foreclose or any right hereunder.
- That the Mortgagor will also keep all buildings erected and to be erected upon said lands and all equipment attached to or used in connection with the real 4. That the Mortgagor win also keep all buildings erected and to be erected upon said lands and an equipment attached to or used in connection with the real estate herein mortgaged, insured against loss or damage by fire or other casualties, under a mortgage clause in form approved by said Corporation, with insurers and to an amount approved by the Corporation as a further security to said mortgage debt, and assign and deliver to the said Corporation as issued, with all premiums thereon paid in full, all insurance policies upon said property. In the event any sum of money becomes payable under such policy or policies, the Corporation, its legal representatives or assigns, shall have the right to receive and apply the same on account of the indebtedness hereby secured, or to permit the Mortgagor to receive and use it, or any part thereof for the purpose of rebuilding or repairing the damaged premises or for other purposes, without thereby waiving or impairing any equity or statutory lien or right, under or by virtue of this lien, and may place and pay for such insurance or any part thereof, without waiving or affecting the option to forcelese or any right hereunder. foreclose, or any right hereunder.
- 5. That if default be made in the payment of any of the aforesaid taxes or assessments, or water charges, or in the procuring and maintaining of insurance as above covenanted or in the event of the failure of the mortgagor to keep the buildings on said premises and those to be receted on said premises, or improvements thereon, in good repair, said Corporation, its successors and assigns, may pay such taxes, assessments or water charges, effect such insurance and make such repairs, and the sum so paid shall be a further lien on said premises under this mortgage, shall be payable on demand, and shall bear interest at the rate of six per cent per annum until paid.

6. That the Mortgagor ag	rees to pay all exp	enses pertaining	to the release of th	is mortgage.	
if each and every of the stipula	tions, agreements,	conditions and co	venants of said prop	within ninety days next after the same missory note and this instrument, or eitl me due and payable forthwith and theres	her, are not duly performed, complied
its successors, legal representati	ves or assigns, as f	ully and complete	ly as if the said ag	gregate sum of	
				10 <b>0</b>	dollars (\$2193.66
was originally stipulated to be p	aid on such date, a	nything in said pr	omissory note or he	rein to the contrary notwithstanding.	
8. It is specifically agreed any time thereafter be held to be	that time is of the e a waiver of the te	essence of this co rms hereof or the	ntract and that no vinstruments secured	waiver of any obligation hereunder or of hereby.	the obligation secured hereby shall at
Corporation, its successors, and	assigns, shall have	the right to dem	and that all damag	condemned and taken for public use un es awarded for the taking of or damage ge and may be applied upon the paym	s to said premises shall be paid to the
10. It is further agreed the strued to mean as well the heir	at wherever there is, representatives,	s a reference in th successors and ass	ne covenants or agre signs (either volunts	ements herein contained, to any of the parties or involuntary	parties thereto, the same shall be con- by operation of the law) of the same.
prompt and full performance of t together with reasonable attorne due, suable and foreclosurable fo immediate possession of said mo	he covenants and a y's fees, and with co r the aggregate am rtgaged premises, a ne. so far as necess	greements, each and stop of extending all count thereof, with and to rent, and desary, toward the party.	nd every one of them ostract of title, shall, h costs. And the emand and receive the	ment, or of the principal debt, or should aforesaid, then, and upon any such defau at the option of the then holder and own plaintiff in such action may have a receine rents, issues and profits thereof, pendisessments, and redemptions from tax sales.	Ilt, the whole amount hereby secured, er of said mortgage and note, become ver appointed, with authority to take ng such action, and during the period
, -, -,			ed hereby are made	and executed under, and are in all respec	ets to be construed by the laws of the
any time by said Home Owners'	Loan Corporation, the stipulations, a	its legal represent greements, condit	atives or assigns, becions and covenants	ees, and the expense of abstract continucause of the failure on the part of the said of said promissory note and this lien, or num.	I Mortgagor to perform, comply with
14. If more than one joins in plural or feminine respectively		reof as Mortgagor	, or may be of the f	eminine sex the pronouns or relative wor	ds herein used shall read as if written
By these presents it is furth shall be deemed satisfied; otherw	er expressly provide ise it shall be and i	ed: that if the M remain in full forc	ortgagor shall pay o e and effect.	r cause to be paid the entire amount second	ired, as aforesaid, then this mortgage
Executed this3	Oth	.day of	March	, A. D., 1934	
				Harold G. Breakenr	dge
STATE OF IOWA,	adison		.COUNTY, ss.		
On this 19th	day of		July	, A. D., 193.4, before the	undersigned, a notary public, in and
				ld G. Breakenridge, Wi	
		· · · · · · · · · · · · · · · · · · ·			
NOT SEAL	o me personally kn	own to be the ider	atical person wh	ose nameaffixed to the	ne foregoing mortgage as grantor

and acknowledged said instrument and execution thereof to be\_\_\_\_\_his\_\_\_\_voluntary act and deed.

S. A. Hays,

Madison County, Iowa.

Witness my hand and notarial seal by me affixed, the day and the year last above written.