Form No. 139H-Federal Land Bank of Omaha, Omaha, Neb., containing 1527 printed words. Form No. 208-I.

	MATT PARROTT & SONS CO., WATERL	00, 10WA C7711	/
			25th Contombon
	DAVID	S. DE WITT,	Filed for Record the 25th day of September,
		ı	A. D. 19.34, at 11:45o'clockAM.
			#3230 Maggie Reese Hobbs , Recorder
		TO	By Jessie Allgeyer , Deputy
		AL LAND BANK OF OMAHA Omaha, Nebraska	/
		Milana, Neuraska	Recording Fee, \$ 1.60 V
	THIS INDENTURE. M	ade this 13th	ay of September , A. D. 1934
			as D. S. De Witt), widower
	Detween		
		Medison	COLUMN TO THE STATE OF THE STAT
	of the County of OMAHA, of Omaha, Nebrask	a, party of the second part,	State of Iowa, party or parties of the first part, and THE FEDERAL LAND BANK OF deration of the sum of
200	win hand paid, the receipt when	eof is hereby acknowledged, do hereby grant, be	argain, sell, convey and confirm to the said party of the second part, and to its successors
•	~		Madison and State of Iowa, to-wit:
Morrgage	Northwest	Quarter of the Southwest	Quarter; and Southwest Quarter of the North-
250	west Quart Southweste		eeded to the Des Moines, Winterset and
Z	Northeast	rn Railway Company, of Se Quarter of the Southeast	Quarter; and East Half of the Northeast Quar-
ter, except right of way of Chicago, Rock Island and Pacific Railway Compand and all that part of the West Half of the Northeast Quarter which lies No the right of way of the Chicago, Rock Island and Pacific Railway Company, the North 16 acres thereof; and a tract described as follows: Commencing			, Rock Island and Pacific Railway Company:
			of the Northeast Quarter which lies North of
Ą	the North	of way of the Unicago, Ro 16 acres thereof: and a t	ract described as follows: Commencing at a
	noint 10 10	2 chains South of the cen	ter of Section 26, thence East 80 rods:
ã	thence Nor	th 122 rods to the South	line of the Chicago, Rock Island and Pacific e in a Southwesterly direction along South
Release of	thence Nor Railway Con Line of sa	id right of way, thenc	t 60 rods North of the place of beginning:
2	thence Sou	th to the place of beginn	ing: of Section 26.
404	thence Source The land in ments to Mo	n the Northeast Quarter o adison County, Towa Book	f Section 26, being subject to highway ease- 66, page 220 and to State of Iowa, Book 70,
4.	page 261,	records of Madison County	26, page see and to State of Towa, Book 70,
•			5th West of the Fifth Principal Meridian, containing
	0.1		
	and also all of the rents, issues	s, uses and profits of the said land and the crops	acres, more or less, according to the Government Survey raised thereon from now until the debt secured thereby shall be paid in full.
	right or estate therein, includi	ng the rents, issues and profits of such land and	onging or in anywise appertaining, including any right of homestead and every contingent I the crops raised thereon, unto the said party of the second part, and to its successors or
	The said party or parties	being to convey an absolute title in fee to said p of the first part do hereby covenant and agree	with said party of the second part, to be now lawfully seized of said premises; and to now
	PROVIDED, HOWEVER	rey the same, and that the same are free of all li R, That if the said party or parties of the first pa	ncumbrances, and warrant the title to the same. rt shall pay or cause to be paid, to the said party of the second part, or to its successors or
	assigns the principal sum of \$.	7,000.00 , with interest ther	eon at the rate of5per cent per annum, according to the tenor and effect
			semi-annual installments, on the amortization plan and
	-		oner, the first installment being for \$ 210.00
			final installment being \$ 325.89 and payable
*,	been paid when due, said note	being executed by the said party or parties of the	h interest at the rate of eight per cent per annum on any installment which shall not have he first part and payable to the order of THE FEDERAL LAND BANK OF OMAHA at ts herein contained; then the estate hereby granted shall cease and this mortgage become
	null and void and be released	at the expense of said party or parties of the first	st part. ree to pay, or cause to be paid, the principal sum and interest above specified, in manner
	aforesaid, together with all cost	is and expenses of collection, if any there shall be signs, in maintaining the priority of this mortga	, and any costs, charges or attorney's fees incurred or paid by the said party of the second
	And the said party or par	ties of the first part do further covenant and agr	ee to pay all legal taxes and assessments levied under the laws of Iowa, on said premises, ommission of waste on said premises, and to keep the buildings thereon in good repair and
	insured to the amount of not le or assigns, and to assign and de	ess than sixty per cent. of their insurable value, i eliver to it all policies of insurance on said buildi	n insurance companies acceptable to the said party of the second part, or to its successors ngs, and the renewals thereof; and in case of failure to do so, the said party of the second
	part, or its successors or assign	is, may pay such taxes and assessments, make s he rate of eight per cent. per annum, shall be col	uch repairs or effect such insurance; and the amounts paid therefor, with interest thereon lectible with, as part of, and in the same manner as the principal sum hereby secured.
	It is further agreed that is an action to foreclose this mor	n case of default in respect to any of the terms tgage, or at any time thereafter, shall be entitle	of this mortgage, the party of the second part, either before, or on the commencement of d to the appointment of a receiver, who shall have the power to take and hold possession
	same in repair, and such right	shall, in no event, be barred, forfeited or retar	for the benefit of said mortgagee, pay the taxes levied against said premises, and keep the ded by reason of judgment, decree or sale in such foreclosure, and the right to have such
	receiver appointed upon application of said mortgaged premises, or	eation of the mortgagee shall exist regardless of the waste, loss and destruction of the rents and	the fact of solvency or insolvency of the debtor or mortgagor, and regardless of the value profits of said mortgaged premises, during the statutory period of redemption. The right
	premises as hereinbefore provide	ded, and in no manner as detracting from or in	of the lien on crops to be grown and the pledge of the rents and profits of said mortgaged derogation of said lien.
	And whereas the said part the purpose or purposes for w mortgage.	by or parties of the first part in making application the money loaned on this mortgage was b	tion for this loan have made certain representations to the party of the second part as to orrowed, such representations are hereby specifically referred to and made a part of this
	And the said party or pa	arties of the first part do further covenant and	d agree that in case of default in payment of the said principal sum of money or of any of the covenants or agreements herein contained, then, or at any time thereafter
	during the continuance of such	h default, the said party of the second part, or	its successors or assigns may, without notice, declare the entire debt hereby secured im-
	the appointment of a receiver, by the court for attorney's fee	as above provided, and may proceed to foreck and be included in the judgment or decree.	ose this mortgage; and in case of foreclosure, such sum as may be lawful shall be allowed
	It is further covenanted and of the payment by the party of	nd agreed that in case of default in the payment f the second part as provided for herein, of taxes	of any one, or more, of the amortization installments provided for in said note, or in case, insurance premiums, or special assessments of any nature, then in that event, the party
	may be sold thereunder, subjec	t to the unpaid balance of the principal indebted	r such sums as are in default, and such foreclosure proceedings may be had, and the land ness hereby secured, and this mortgage shall continue as a lien for the security of the pay-
	Party or parties of the firs	the principal, notwithstanding such foreclosure at part hereby expressly waive the privileges and	I rights which are afforded by the homestead statutes of the State of Iowa, and especially
	may be offered for sale as one	tract.	case of the foreclosure of this mortgage for any cause the premises hereinabove described
	be in all respects subject to an	d governed by the terms and provisions of said	Bank doing business under the "Federal Farm Loan Act" and the parties hereto agree to Act.
	WITNESS:	F, the party or parties of the first part have he	
	Con II Ion		David S. De Witt (SEAL)
	oarr D. Faii	· Y	. (SEAL)
	S & Hove		(SEAL)
S. A. Hays, STATE OF IOWA, COUNTY OF Madison , ss.			
	STATE OF IOWA, COUNTY		
		-	eptember , A. D. 1934, before me, a Notary Public in and
ì			d David S. De Witt (also known as D. S. De Witt),
1	TO LAND	widower,	who executed the foregoing instrument, and acknowledged that they executed the same as
Ì	SEAL h	to me known to be the person named in and w their voluntary act and deed.	no executed the foregoing instrument, and acknowledged that they executed the same as
		WITNESS my hand and official seal the	day and year last above written.
-			Carl H. Lane (Notary Public in and for said County.)
	My commission expires	July 4, 1936.	(Notary Public in and for said County.)
	way commission expires		·