Form No. 111--Equitable Life Insurance Co., of Iowa, containing 1304 printed words. (Revised January, 1931)

MATT PARROTT & SONS CO., WATERLOO, IOWA B77708	<u> </u>
MORTGAGE	STATE OF IOWA, Madison County, ss.
No. 4069	Filed for Record the 17th day of December
George Werts,	A. D. 19 34, at 2:00 o'clock P. M.
Alma Werts, Husband and Wife.	Maggie Reese nobbs Recorder
TO	By, Deputy
EQUITABLE LIFE INSURANCE CO. OF IOWA	Recording Fee, \$1.50
George Werts and Alma Werts,	3th day of December , A. D. 1934, by and between Husband and Wife,
of the County of Madison the first part, mortgagor, and the EQUITABLE LIFE INSUpart, mortgagee.	and State of, party of URANCE COMPANY OF IOWA of Des Moines, Iowa, party of the second r and in consideration of the sum of
SIX THOUSAND paid by the said party of the second part, the receipt of which	DOLLARS ch is hereby acknowledged, does hereby sell and convey unto the said second
party, its successors and assigns forever, the following descri and State of Iowa, to-wit: the	bed real estate situated in the County ofMadison
of Section Twenty-	the North West Quarter $(N_{g}^{\frac{1}{2}} NW_{4}^{\frac{1}{4}})$ -Six (26), in Township Seventy-
the 5th P. M.	Range Twenty-Nine (29) West of
# : Favels 60 anns	
Equals 80 acres.	
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debt secured hereby shall be paid in full. To have and to hold the premises above described with al homestead and claims whatsoever of said first party unto the s And the said first party does hereby covenant to and wi	th the second party, its successors and assigns, that they are lawfully
seized in fee of the premises aforesaid; that the said premises a rant and defend the title hereto against the lawful claims of all	re free and clear of all encumbrances; and that they will forever war- persons whomsoever.
, , , , , , , , , , , , , , , , , , , ,	use to be paid to the second party, its successors or assigns, the full amount
of the principal and interest at the time, place and in the manupayable to the EQUITABLE LIFE INSURANCE COMPAN	ner as provided in their promissory note == of even date herewith,
•	December 19 36
	December 19.37
\$ 125.00 on the first day of	December

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at the rate of FIVE per cent, payable semi-party to keep and performed First party for the second party, its successive. To pay or one of the second party its successive first.	with interest per cent per annum, until maturity, payable semi-annually and with interest aft annually, and shall keep and perform, all and singular, the covenants and agreements herein cororm, then, These Presents To Be Void, otherwise to remain in full force and effect. hemselves and their heirs, executors, administrators and grantees hereby covenar sors and assigns as follows: cause to be paid the principal sum and interest above specified in the manner aforesaid, together	er maturity at eight ntained for said first ats and agrees with er with all costs and
expenses of collection, is priority of this mortgage Second. To pay a the said premises or any Third. To keep to	f any there shall be, and any costs, charges, or attorney's fees incurred and paid by second party ge or in foreclosing the same or in defending any action affecting the title to said property. It taxes, assessments and other charges which are now a lien or may hereafter be levied or asses y part thereof or on this mortgage or the debt secured thereby before the same shall become delin he buildings erected, or at any time hereafter erected upon said property, insured against loss	sed upon or against quent. or damage by fire,
lightning, and tornado	in a sum not less than	
ONE THOUSAND loss if any, payable to se	econd party or its assigns, such insurance to be obtained in companies satisfactory to second party	v: to pay the prem-
iums for such insurance	when the policies are issued, and to deliver such policies and all renewals to second party.	
mit or permit waste of	all improvements now upon or hereafter erected on the said premises in good condition and repair the premises hereby mortgaged nor use or allow same to be used for any unlawful purpose.	t
or suffer waste or permi	d first party fail to pay said taxes, charges, or assessments, or to effect and maintain said fire and t said premises to be used for any unlawful purpose, then the second party may pay such taxes,	charges and assess-
ments, may purchase in	asurance, may redeem from tax sale, may enjoin any waste or removal of improvements or use and any moneys so expended shall be repaid to second party, its successors or assigns, with interesting the second party is successors or assigns, with interesting the second party its successors or assigns, with interesting the second party its successors or assigns, with interesting the second party its successors or assigns.	of said property for
	h expenditures shall be secured by this mortgage and shall be collectible as a part of and in t	
Sixth. And it is fu	arther agreed between the parties hereto that if default shall be made in payment of the debt se-	cured by this mort-
on the said mortgaged p	of, either principal or interest, as the same matures or if first party allow the taxes or assessment property, or any part thereof, to become delinquent; or remove or suffer to be removed any build in	igs, fences, or other
after at any time be pla insured against loss or of the contemplated policies aid property to be used	in; or fail to keep said buildings, fences and all other improvements that are now on said property acced thereon, in good repair; or fail to keep the buildings now erected, or hereafter to be erected damage by fire and lightning and tornado, payable as above provided; or fail to pay the insurances are issued; or fail to deliver such policies, or any renewals thereof, to second party or its assigned for any unlawful purpose, or do any other act whereby the value of said property shall be desperson, affecting in any manner, the title of first party or wherein a lien is claimed superior	d on said property, nee premiums when as; or use or permit minished; or if any
affecting in any manner whole indebtedness secu- proceed at once, or at a	its validity, then upon the happening of any of said contingencies, at the option of second party ired hereby shall without notice immediately become due and collectible; and the second party ny time later, to foreclose this mortgage.	r, or its assigns, the or its assigns may
and that in case of force session of said property the net profits to the pay It is also understoo	ther agreed that the rents and profits of said real estate are hereby pledged as security for pay closure of this mortgage for any cause, the holder of same shall be entitled to have a receiver appear real and personal pending foreclosure, sale and redemption and to collect the rents of said resyment of said debt and interests and costs of the suit after deducting all the costs of such proceed and agreed that the second party or its assigns may release from the lien of this mortgage are upon such terms as they may deem satisfactory.	ointed to take pos- al estate and apply ings.
	is given to secure renewal of part of the debt secured by mo	
	on Page 64 of the Mortgage Records of Madison County, Iowa a	
	he parties hereto to continue and preserve herein the lien of	
described mort	gage.	
IN WITNESS WH	EREOF, we have hereunto set our hands the day and year first abov	e written.
	George Werts	
In Presence of	Alma Werts	
		
STATE OFI	OWA County of MADISON , ss.	
	day of December , A. D. 1934, before me, the undersigned	, a Notary Public
	Madison County, State of Iowa	
	George Werts and Alma Werts, Husband and Wife,	
	to me known to be the identical person_S_ named in and who executed the foregoing instrument	and acknowledged
	that they executed the same as their voluntary act and deed.	-
NOTARIAL	WITNESS my official signature and seal of office at Earlham - Ia. last above written.	the day and year
STAL	Relph B. Hunter	An and Otal
	Notary Public in and for said Coun	ty and State.