IOWA EXTENSION AGREEMENT

MATT PARROTT & SONS CO., WATERLOO, YOWA B71198

STATE OF IOWA, Madison County, ss.

Notary Public in and for Madi son County.

Form No. 74E—The Connecticut Mutual Life Insurance Co., containing 1216 printed words. Revised December, 1931

THE CONNECTICUT MU	TUAL LIFE INSURANCE COMPANY	I	21st day of February
	TO	1	4:20 o'clock P. M.  Maggie Reese Hobbs, Recorder
Leslie H.	Garmon and wife, Ruth	#949	Jessie Allgever Donnt
		Recording Fee, \$_1.	20 <b>.</b>
	2th day of March	A. D. 19 <b>23</b> . TH	E CONNECTICUT MUTUAL LIFE INSURANCE COM
PANY, of Hartford, Connecticu	t, loaned to J. W. Fulton and	Nellie Fulton,	husband and wife,
of Truro	in the County of	Madi	son and State of Iowa
			(\$ 6,000.00 ) DOLLARS , husband and wife,
	id sum of money due and payable as follows: 28. and on March 14. 192		March 12, 1933, by extension
			Madison County, Iowa, records,
		, <u>p</u>	
at the office of The Connecticut			Connecticut, and further secured the repayment of such loan
and note, or notes, by a duly exe	cuted and acknowledged mortgage which is r	ecorded in the Recorder's Off	fice ofMadi sonCounty, Iowa
			ference may be had, and upon which principal note, or notes
			(\$ 6,000.00 ) DOLLARS
AND, WILLIAMS, The sai			is are
	remises described in said mortgage and ha_ <b>Y.6</b>	made application to The Cor	nnecticut Mutual Life Insurance Company to extend the time
- 0			A. D. 19.33 said unpaid sum to bear interest at the days of March
of each year during the extended	iterm of such payment, and ha <b>V9</b> further a	greed, and do hereby agr	ee, to pay promptly to the said The Connecticut Mutual Life
Six 7	Thousand and no/100 (\$6,	000.00) on Marc	oh 12, 1938,
			• •
	•		
		6.11	
To pay, before the same she	lances thereof as it becomes due; and also ago all become delinquent, all taxes and assessments of The Connecticut Mo	ents of any kind that may be	e laid within the State of Iowa upon the premises, or any part y, its successors or assigns, in said premises, or upon the notes
or debt secured by said mortgage	<u> </u>		full insurable value in companies acceptable to the mortgage
and payable in case of loss to sai indebtedness:	d mortgagee; all such policies of insurance to	be held by The Connecticut	Mutual Life Insurance Company during the existence of said
to plow or plant any part of the	nprovements on the property in a good state said farm to crops which will run down, des	of repair, to maintain the fe troy the use, impair the ferti	rtility of the land by the proper rotation and cultivation; not lity or reduce the value of the farm; and neither to permit nor
And to further secure the pa	syment of said indebtedness the said. Les 1	ie H. Garmon ar	ad Ruth Garmon do hereby sell and con-
In case of default in any res	pect. The Connecticut Mutual Life Insurance	Company, its successors and	and income of the real estate described and covered by said age shall be fully paid; and further agree that, I assigns, either before or on the commencement of any action
to foreclose said mortgage, or at premises, and to rent the same.	any time thereafter, shall be entitled to the collect the rents and profits therefrom for the	appointment of a receiver w. e benefit of The Connecticut	ho shall have the power to take and hold possession of the said Mutual Life Insurance Company, its successors and assigns.
upon application of The Connecti	cut Mutual Life Insurance Company, its succ	essors or assigns, shall exist re	ich foreclosure, and the right to have such receiver appointed egardless of the fact of solvency or insolvency of such owners, ged premises, during the statutory period of redemption; and
Thatth_ey will observe.	fulfill, keep and perform all and singular the	other covenants and agreem	ents on their part in said mortgage and
AND, WHEREAS,	agreed to be kept and performed according to Ruth Garmon		g thereot; wife of said
			joins herein and consents to this extension;
NOW, THEREFORE, The			n of the covenants and agreements on the part of the said
hereinbefore contained, the prom	apt and faithful performance whereof is a con	and Ruth Garmon	peing of the essence of this contract, hereby agrees to extend ect, however, to the privilege of prepaying \$100 or and multi-
the time of payment of said prince ole thereof as is in said note, or	notes, provided: and in the event of neglect	or dates above specified, subjectively or refusal by the said Les	slie H. Garmon and Ruth Garmon,
to pay promptly during such ext form all the covenants and agreen	ended term the interest payments as they se ments contained in said mortgage and in this	verally become due, and the extension agreement, then sa	principal sum as herein before provided, or to keep and per- id principal note, or notes, as well as all overdue and accrued
interest, or any other indebtedness owing under the provisions of said mortgage or this extension agreement shall at once become due and payable, and The Connecticut Mutual Life Insurance Company shall have full power and authority to proceed under and by virtue of said note, or notes, and mortgage and of this extension agreement, in as full and ample a manner as if said indebtedness had become due by expiration of time of payment, as herein provided. The owners waive all right to retain			
possession of said mortgaged pret	mises after any default in payment or a breac	h of any of the covenants or	nt, as herein provided. The owners waive Fill right to retain agreements contained in this instrument or in said mortgage. lortgage from liability thereon, this instrument being taken as
collateral and additional security	thereto.		Company has by its duly authorized
	Secretary		nis instrument, the 15th day of February
ORPORATE SEAL	A. D. 19_ <b>34.</b> T	HE CONNECTICUT MUT	UAL LIFE INSURANCE COMPANY
SEAL		By Lesli	e R. Martin
		2,1111111111111111111111111111111111111	Its Secretary
			carry out the provisions of this agreement; and if $\P \Theta$
fail in so doing in any respect, thereof the same as if said indebt	hereby authorize the holder of sacedness had become due by expiration of time	aid note or notes, mortgage ar e of payment, as herein provi	ad extension agreement to proceed according to the provisions $\det$ .
	presence of	1	eslie H. Garmon (SEAL.)
			uth Garmon (SEAL.)
			(SEAL.) (SEAL.)
STATE OF IOWA, Madi	son		(SEAL.)
			A. D. Nineteen Hundred and thirty-three
	, before me, a Notary Public in and for	said County, cameLes	lie H. Garmon and Ruth Garmon,
	·		PA (Carly, the charge of the c
MAT MATERIAL PROPERTY.	o me personally known to be the identical p cowledged the execution of the same to be		rect and deed.
TARIAL	WITNESS my hand and notarial seal the		ritten.
GEAL			L. P. Jackson  Notary Public.