County, Iowa.

Notary Public.

In and for Madison County, Iowa.

ACRES BLACKMAR CO., BURLINGTON, 8289	Home Owners' Loan Corporation	Mortgage Form 4-A, Iowa. Containing 1560 Print	ted Words.	Revised 3-7-35
		STATE OF IOWA,Indi	son	County, ss.
C.M.Stockwell and Bessie M. Stockwell		Filed for Record the14		
		<i>-</i>	QQo'clock P.M.	
TO HOME OWNERS' LOAN CORPORATION		1	Tus a strict	County Recorder.
of	f Washington, D. C.	Recording Fee, \$ 1.00 By		Deputy.
	nade this 27th day of Septie F. Stockwell, husband			
	, Mortgagor, a			
WITNESSETH: That State of Iowa, described as:	t Mortgagor hereby sells and conveys to M	lortgagee, the real estate situated in	_	
Lo	ots Five (5) and Six (6) :	in <sup>B</sup> lock Fourteen (14	Sorta a) in	For Am
	aughridge & Cassidy's Addi	·		
	adison County, Iowa.		Winterset, Record.	
			74 Page 6 30	soul of Annexed Mortgage See
attached to or reasonably nec said property', and the Mort of dower and homestead the FOR THE PURPOSE OF SI I. Payment of the indebtedness	ECURING: evidenced by one promissory note (and any extension or re	herein described, and all property land defend said premises against the classes the classes are the premised thereof), of even date herewith, for the premise the	hereinbefore mentioned is aims of all persons whomso principal sum of One	hereinafter designated as oever, and waives all right
Fight and 98/100 xecuted by C.H.Stockw	)Dollars (s. 1058.98.), well and Bessie F. Stocky	with interest at the rate of Tiver cent per and II, husband and Wife in favor of the Mortgagee;	nnum, principal and interest payable	in installments as therein provided,
II. Payment by Mortgagor to I III. Performance of each covens A. AND MORTGAGOR COVENANTS	Mortgagee as herein provided of all sums expended or advant and agreement of mortgagor herein contained.  S AND AGREES HEREBY:	anced by Mortgagee pursuant to any term or pr	rovision of this mortgage; and	
o deliver to Mortgagee, without dema (2) To provide, maintain and de	due and payable all taxes, assessments, charges and encun and, receipts evidencing such payments; eliver promptly to Mortgagee fire insurance, together with after constructed in or upon said real property, and to as	such other insurance as Mortgagee may require,	satisfactory to and with loss payab	de to Mortgagee, upon the buildings
(4) Not to permit or suffer, wi (a) The use of any of said	ste of said property, to maintain and keep the same in goo ithout the written consent of Mortgagee: d property for any purpose other than that for which the s	same is now used; or	h repairs thereof as Mortgagee may	require:
(5) To repay to Mortgagee, impessionate, all indebtedness evidenced bained or for any purpose, with interest	ddition to the buildings or improvements now situate or her nediately and without demand, in lawful money of the Unite by said note, together with all funds hereafter advanced by set thereon, from date of advance until repaid, at the rate	d States of America, at Mortgagee's Regional O Mortgagee to Mortgagor or for the benefit or ac specified in said note;	office in Omaha, Nebraska, or at succount of Mortgagor pursuant to any	ich other place as Mortgagee may covenant or agreement herein con-
. AND IT IS HEREBY MUTUALLY (1) That all awards of damages	Il laws, ordinances and regulations affecting said property Y COVENANTED AND AGREED BY AND BETWEEN MO in connection with any condemnation for public use of or	ORTGAGOR AND MORTGAGEE: r injury to any of said property are hereby ass		
<ul><li>(2) That no waiver by Mortgas r any other of said obligations;</li></ul>	under said note, and Mortgagee is hereby authorized, in the gee of performance of any obligation herein or in said not authorized and empowered, at its option, at any time, with	te contained shall thereafter in any manner affect	t the right of Mortgagee to require	or enforce performance of the same
pon said property hereby created or the (a) Deal in any way with (b) Pay to or permit the u	he priority of said lien, to: Mortgagor or grant to Mortgagor any indulgences or forbe use for any purpose by Mortgagor of any rents, revenues or	earances or any extensions of the time for paymer other moneys received by Mortgagee under any	ent of any indebtedness secured here insurance policy or award herein m	eby;
(4) That each right, power and a	of any of said property and execute and deliver partial rele remedy herein conferred upon Mortgagee is cumulative of ever covisions of said note are hereby made a part of this mortga	very other right or remedy of Mortgagee, whether	herein or by law conferred, and may	
(6) That all moneys received by termine, notwithstanding any provision (7) That each covenant, agreement	y Mortgagee during the continuance of any default hereund on to the contrary herein or in said note contained; ent and provision herein contained shall apply to, inure to	the benefit of and bind Mortgagor and Mortgagee	e and their respective assigns and su	accessors in interest and all encum-
(8) That wherever the context	e liens or claims are junior or inferior to the lien created hereof requires, the masculine gender, as used herein, shereof and if default be made in performance of any covena	all include the feminine, and the singular number	r, as used herein, shall include the p	plural; I note (or any extension or renewal
nereof) or as herein provided, or if pro- isolvent or make an assignment for t othorized and empowered, at its option	occedings be instituted or process be issued to enforce any the benefit of any creditor or be placed under control of or n, without notice and without affecting the lien hereby crea juited covenant or agreement to such extent as Mortgagee	other lien, charge or encumbrance upon or again in custody of any court, or if Mortgagor abandouted or the priority of said lien or any right of N	nst any of said property, or if Mo on any of sald property, then in any Mortgagee hereunder, to:	ortgagor be declared a bankrupt or of said events Mortgagee is hereby
s Mortgagee shall deem necessary an om date of expenditure until repaid a	ad advance all such moneys as Mortgagee shall deem necessat the rate specified in said note, are secured hereby and	ssary to expend for any such purpose, and all m shall be repaid, immediately and without demand	noneys so advanced and expended by I, by Mortgagor to Mortgagee; and the remedied by Mortgagor, and at a	y Mortgagee, with interest thereon
n action in foreclosure, or during the ents and profits accruing therefrom, an ents, issues and profits upon the cost	period of redemption, the Court having jurisdiction of the lid to rent or cultivate the same as he may deem best for the ts and expenses of the receivership and foreclosure, and the last and mortgage or either of them, shall be placed in	case shall, at the request of Mortgagee, appoint interest of all parties concerned, and shall be lia he indebtedness and expenses hereby secured, and the hards of an attorney for collection or jorecl	t a receiver to take immediate possible to account to Mortgagor only for i herein mentioned.	resistion of said property and of the rethe net profits after application of the Mortgagor will pay a reasonable
torney fee for any service rendered l	by attorney in connection therewith, and all expenses incu	rred in procuring abstracts of title for purposes	of the foreclosure suit, and such a	ittorney fee and expenses shall be
Dated this 27th	secured by this mortgage and cohecube accordingly.  secured hereby, Mortgagor shall be entitled to a release hereby mortgage and cohecupation of the second secured by this mortgage and cohecupation accordingly.	1935	H.Stockwell	
		Be	essie F. Stockwe	11
	Madison -			
TATE OF IOWA,	Madison Coo day of September A.D.	JNTY, ss.  1935 before me	S.A.Hays	
	id County and State, personally appeared	C.H.Stockwell and Bes	ssie F. Stockwel	1,
	husband and wife, to me known to be the identical person. S. v	whose name Sare affixed to the		
Removed Commence of the Commen	severally acknowledged the said instrument therein expressed.			
IOTALIAL	In Testimony Whereof, I hereby set r	ny hand and seal the day and year	last above written.	
SEAL.		<u></u> 5	S.A.W.ys,	