## Mortgage Record No. 87. Madison County, Iowa

	MORTGAGE	STATE OF IOWA, Crawford County, ss.
	FROM	Filed for Record the day of Nov.
Louis R. & N	Martha Niendorf	A. D. 1935, at 8:35 o'clock A. M.
	TO	#4073 Valda C. Bishop Recor
C.C.Cook		By, Dep
		Recording Fee, \$ 1.10
		of September , A. D. 19.35, by and bety
		sband and wife
Z	C.Cook of Booneville, Dallas	County and State of Iowa, hereinafter called the mortgagors,
hereinafter called the m		
WITNESSETH: T	hat the mortgagors in consideration of the sum of	
Fourteen B	undred thirty nine and 75/1	00 (\$ 1439.75 ) DOLLA
aid by the mortgagee, d	lo hereby sell and convey to the mortgagee	hisheirs and assigns, the property described as follows:
· Mine o	ne ninth /1/0) interest of	Louis R. Niendorf in and to the East Half
	-	and the East Half (1) of the Northwest
Quart	er $(\frac{1}{4})$ and the West Half $(\frac{1}{2})$	) of the West Half $(\frac{1}{2})$ of the Northeast
Quart	er $(\frac{1}{4})$ , all in Section Right	t (8), Fownship Seventy-seven North,
of Ra	nge Twenty seven West, of the	ne 5th P.M.Madison County, Iowa.
٠		
of a petition for the fore	v until the debt secured hereby has been paid; and eclosure of this mortgage upon failure to comply v	ssues, use and profits of said land, including all crops, matured and unmatured, growth in addition thereto, the right to possession of said land from the time of the fil with all the conditions and stipulations hereof.  In many to be free and clear of all liens and incumbrances except those now
of a petition for the fore Mortgagors warrant ecord. To be void upon the	w until the debt secured hereby has been paid; and eclosure of this mortgage upon failure to comply we the title to said property against all persons who following conditions:	I in addition thereto, the right to possession of said land from the time of the fil with all the conditions and stipulations hereof. msoever, and to be free and clear of all liens and incumbrances except those now
f a petition for the fore Mortgagors warrant ecord.  To be void upon the First: That the mor	w until the debt secured hereby has been paid; and eclosure of this mortgage upon failure to comply we the title to said property against all persons who following conditions:  "tgagors shall pay to the mortgagee or his."	I in addition thereto, the right to possession of said land from the time of the fil with all the conditions and stipulations hereof.  msoever, and to be free and clear of all liens and incumbrances except those now heirs, executors or assigns, the sum of
a petition for the fore Mortgagors warrant cord. To be void upon the First: That the mor	w until the debt secured hereby has been paid; and eclosure of this mortgage upon failure to comply we the title to said property against all persons who following conditions:  "tgagors shall pay to the mortgagee or his undred thirty nine and 75/10	in addition thereto, the right to possession of said land from the time of the filwith all the conditions and stipulations hereof.  In mosever, and to be free and clear of all liens and incumbrances except those now heirs, executors or assigns, the sum of the filming and incumbrances except those now heirs, executors or assigns, the sum of the filming and incumbrances except those now heirs, executors or assigns, the sum of the filming and incumbrances except those now heirs, executors or assigns, the sum of the filming and incumbrances except those now heirs, executors or assigns, the sum of the filming and incumbrances except those now heirs, executors or assigns, the sum of the filming and incumbrances except those now heirs, executors or assigns, the sum of the filming and incumbrances except those now heirs.
f a petition for the fore Mortgagors warrant ecord.  To be void upon the First: That the mor Fourteen how the lst	v until the debt secured hereby has been paid; and eclosure of this mortgage upon failure to comply verthe title to said property against all persons who following conditions:  "tgagors shall pay to the mortgagee or his undred thirty nine and 75/10 day of March A	in addition thereto, the right to possession of said land from the time of the fill with all the conditions and stipulations hereof.  In mosever, and to be free and clear of all liens and incumbrances except those now heirs, executors or assigns, the sum of the fill heirs, executors or assigns, the sum of the fill heirs, executors or assigns, the sum of the fill heirs, executors or assigns, the sum of the fill heirs and incumbrances except those now the fill heir heirs.
f a petition for the fore Mortgagors warrant ecord.  To be void upon the First: That the mor Fourteen ho the lst	w until the debt secured hereby has been paid; and eclosure of this mortgage upon failure to comply we the title to said property against all persons who following conditions:  "tgagors shall pay to the mortgagee or his undred thirty nine and 75/10 day of March A	in addition thereto, the right to possession of said land from the time of the fill with all the conditions and stipulations hereof.  In mosever, and to be free and clear of all liens and incumbrances except those now heirs, executors or assigns, the sum of the said.  In the conditions and stipulations hereof.  In the fill with all the conditions and stipulations hereof
of a petition for the fore Mortgagors warrant record.  To be void upon the First: That the mor Fourteen has the lst with interest to the tenor	v until the debt secured hereby has been paid; and eclosure of this mortgage upon failure to comply verthe title to said property against all persons who following conditions:  "tgagors shall pay to the mortgagee or his undred thirty nine and 75/10 day of March A	in addition thereto, the right to possession of said land from the time of the fill with all the conditions and stipulations hereof.  In mosever, and to be free and clear of all liens and incumbrances except those now heirs, executors or assigns, the sum of the said.  In the conditions and stipulations hereof.  In the fill with all the conditions and stipulations hereof
To be void upon the First: That the more fourteen has the lst the interest to the tenor Louis R. I second: That the mereto on said real estate rable value in a responsive stall crops in prope	w until the debt secured hereby has been paid; and eclosure of this mortgage upon failure to comply we the title to said property against all persons who following conditions:  "tgagors shall pay to the mortgagee or his undred thirty nine and 75/10 day of March Arabe and March Arab Arab Arab Arab Arab Arab Arab Arab	In addition thereto, the right to possession of said land from the time of the file with all the conditions and stipulations hereof.  In mosever, and to be free and clear of all liens and incumbrances except those now heirs, executors or assigns, the sum of
Mortgagors warrant ecord.  To be void upon the First: That the more fourteen him the lst with interest to the tenor lated. September second: That the more reto on said real estate urable value in a responsarvest all crops in proper ill be impaired, and pay This mortgage shall stigation or preparation	w until the debt secured hereby has been paid; and eclosure of this mortgage upon failure to comply with the title to said property against all persons who following conditions:  "tgagors shall pay to the mortgagee or his undred thirty nine and 75/10 day of March Arand	In addition thereto, the right to possession of said land from the time of the file with all the conditions and stipulations hereof.  In mosever, and to be free and clear of all liens and incumbrances except those now heirs, executors or assigns, the sum of
Mortgagors warrant record.  To be void upon the First: That the more fourteen have been been been been been been been be	w until the debt secured hereby has been paid; and eclosure of this mortgage upon failure to comply with the title to said property against all persons who following conditions:  "tgagors shall pay to the mortgagee or his undred thirty nine and 75/10  "day of March certain prome and effect of the One certain prome Niendorf and Martha Niendorf  "I4, A. D. 19.35, and all tortgagors shall from now until the debt secured here in as good repair as they now are and insure the sible company or companies satisfactory to mortgar season, and farm and care for the premises in such when due, the sum payable on each lien having procedure all sums paid by mortgagee to comply with the original debt secured hereby.  "gagors to comply with any one or more of the above or ship of said land, shall, at mortgagee's option, caud."	In addition thereto, the right to possession of said land from the time of the fil with all the conditions and stipulations hereof.  In the conditions of the said and incumbrances except those now the conditions of the said.  In the conditions of the said are conditions for the use and benefit of the mortgagee in a sum not less than their agee, and deliver the policies and renewal receipts to the mortgagee, and plant as the manner that neither the productivity of said land nor the value of the premisoriority to the debt secured hereby.  In the terms of this mortgage to be performed by mortgagors, including all expense is lien, its priority or foreclosure, to the same extent and upon the same terms are conditions of this mortgage or any note secured hereby, either wholly or in passe the whole and all sums hereby secured to become due and collectible forthwing the conditions of the conditions of the mortgage or any note secured hereby, either wholly or in passe the whole and all sums hereby secured to become due and collectible forthwing the conditions of the conditions of the mortgage or any note secured hereby, either wholly or in passe the whole and all sums hereby secured to become due and collectible forthwing the conditions of the conditions of the conditions of the mortgage or any note secured hereby, either wholly or in passes the whole and all sums hereby secured to become due and collectible forthwing the conditions of the condition
Mortgagors warrant record.  To be void upon the First: That the more fourteen have the first to the tenore with interest to the tenore lated. September.  Second: That the more second: That the methereto on said real estated urable value in a responsarvest all crops in properial be impaired, and pay This mortgage shall stigation or preparation such sums were part of A failure of the mortgare sale or change of owner that the same extensarty in possession thereofter the mortgaged prement thereafter, shall be each the March 1st following the Receiver the rind that the net proceeds	w until the debt secured hereby has been paid; and eclosure of this mortgage upon failure to comply with the title to said property against all persons who following conditions:  "tgagors shall pay to the mortgagee or his undred thirty nine and 75/10 day of March Arand	In addition thereto, the right to possession of said land from the time of the fil with all the conditions and stipulations hereof.  In mooever, and to be free and clear of all liens and incumbrances except those now heirs, executors or assigns, the sum of
Mortgagors warrant record.  To be void upon the First: That the more fourteen have been the last with interest to the tenor last second: That the more last second: That the mereto on said real estate urable value in a responsarvest all crops in proper will be impaired, and pay This mortgage shall stigation or preparation such sums were part of A failure of the mortgage of owner that the same extendant in the same e	w until the debt secured hereby has been paid; and eclosure of this mortgage upon failure to comply with the title to said property against all persons who following conditions:  "tgagors shall pay to the mortgagee or his undred thirty nine and 75/10 day of March Arand	In addition thereto, the right to possession of said land from the time of the flight all the conditions and stipulations hereof.  In masoever, and to be free and clear of all liens and incumbrances except those now heirs, executors or assigns, the sum of heirs, executors of the said and prorters and appurtenan buildings for the use and benefit of the mortgage in a sum not less than their agee, and deliver the policies and renewal receipts to the mortgage, and plant a he manner that neither the productivity of said land nor the value of the premistriority to the debt secured hereby.  The terms of this mortgage to be performed by mortgagors, including all expense is lien, its priority or foreclosure, to the same extent and upon the same terms are conditions of this mortgage or any note secured hereby, either wholly or in passe the whole and all sums hereby secured to become due and collectible forthwing the heat of the heir said land or of the the original debt as may remain the rents and shall be decreed, on the foreclosure of this mortgage, to have priorized, whether said crops are the property of the then owners of said land or of the the original debt as may remain the rents and profits therefrom and to take possession of all crops hereby mortgage to and profits therefrom and to take possession of all crops hereby mortgage to and profits the refrom and to take possession of all crops hereby mortgage to and protect the same until the crop shall be fit, and the
Mortgagors warrant record.  To be void upon the First: That the more fourteen have been been been been been been been be	w until the debt secured hereby has been paid; and eclosure of this mortgage upon failure to comply with the title to said property against all persons who following conditions:  "tgagors shall pay to the mortgagee or	In addition thereto, the right to possession of said land from the time of the flivith all the conditions and stipulations hereof.  In masoever, and to be free and clear of all liens and incumbrances except those now heirs, executors or assigns, the sum of.  (\$ 1439.75 ) DOLLAI  In D. 19 36  Issory note
Mortgagors warrant record.  To be void upon the First: That the more fourteen have the first to the tenor for the Lst.  With interest to the tenor for the Lst.  With interest to the tenor for the Lst.  With interest to the tenor for the first to the first the first to the tenor for the first to the first the first to the first the first to the first the first the first the first the first to the first	w until the debt secured hereby has been paid; and eclosure of this mortgage upon failure to comply with the title to said property against all persons who following conditions:  "tgagors shall pay to the mortgagee or	In addition thereto, the right to possession of said land from the time of the flight all the conditions and stipulations hereof.  In masoever, and to be free and clear of all liens and incumbrances except those now heirs, executors or assigns, the sum of heirs, executors of the said and prorters and appurtenan buildings for the use and benefit of the mortgage in a sum not less than their agee, and deliver the policies and renewal receipts to the mortgage, and plant a he manner that neither the productivity of said land nor the value of the premistriority to the debt secured hereby.  The terms of this mortgage to be performed by mortgagors, including all expense is lien, its priority or foreclosure, to the same extent and upon the same terms are conditions of this mortgage or any note secured hereby, either wholly or in passe the whole and all sums hereby secured to become due and collectible forthwing the heat of the heir said land or of the the original debt as may remain the rents and shall be decreed, on the foreclosure of this mortgage, to have priorized, whether said crops are the property of the then owners of said land or of the the original debt as may remain the rents and profits therefrom and to take possession of all crops hereby mortgage to and profits therefrom and to take possession of all crops hereby mortgage to and profits the refrom and to take possession of all crops hereby mortgage to and protect the same until the crop shall be fit, and the
Mortgagors warrant record.  To be void upon the First: That the more fourteen hims the last with interest to the tenor lated. September.  Second: That the minerest on said real estate urable value in a responsarvest all crops in proper will be impaired, and pay. This mortgage shall stitigation or preparation f such sums were part of A failure of the mortgage of owner without notice or demand It is hereby expressly thereon to the same extensarty in possession thereof first the mortgaged premium thereafter, shall be each the March 1st following the Receiver the rind that the net proceeds ereby.  IN WITNESS WHEF	the title to said property against all persons who following conditions:  traggors shall pay to the mortgagee or	In addition thereto, the right to possession of said land from the time of the fliwith all the conditions and stipulations hereof.  Insoever, and to be free and clear of all liens and incumbrances except those now heirs, executors or assigns, the sum of.  20. (\$ 1439.75 ) DOLLAI  20. (\$ 1439.75 ) DOLLAI  21. D. 19. 36  Issory note
Mortgagors warrant record.  To be void upon the First: That the more fourteen have been been been been been been been be	w until the debt secured hereby has been paid; and eclosure of this mortgage upon failure to comply we the title to said property against all persons who following conditions:  "tgagors shall pay to the mortgagee or	in addition thereto, the right to possession of said land from the time of the fliwith all the conditions and stipulations hereof.  Insoever, and to be free and clear of all liens and incumbrances except those now heirs, executors or assigns, the sum of heirs, executors and appurtenant buildings for the use and benefit of the mortgage in a sum not less than their age, and deliver the policies and renewal receipts to the mortgages, and plant a manner that neither the productivity of said land nor the value of the premiser of this mortgage to be performed by mortgagors, including all expense is lien, its priority or foreclosure, to the same extent and upon the same terms of conditions of this mortgage or any note secured hereby, either wholly or in passe the whole and all sums hereby secured to become due and collectible forthwing the heir heir heir heir heir heir heir he
Mortgagors warrant record.  To be void upon the First: That the more fourteen have the first to the tenore with interest to the tenore lated. September.  Second: That the more second: That the mereto on said real estate urable value in a responsarvest all crops in properial be impaired, and pay. This mortgage shall stigation or preparation is such sums were part of A failure of the mortgare sale or change of owner inthout notice or demand it is hereby expressly mereon to the same extensarty in possession thereofter the mortgaged premme thereafter, shall be enough the first the mortgaged premme thereafter, shall be enough the mortgaged premme thereafter. Shall be enough the mortgaged premme thereafter, shall be enough the mortgaged premme thereafter. Shall be enough the mortgaged premme thereafter, shall be enough the mortgaged premme thereafter. Shall be enough the mortgaged premme thereafter, shall be enough the mortgaged premme thereafter. Shall be enough the mortgaged premme thereafter, shall be enough the mortgaged premme thereafter. Shall be enough the mortgaged premme thereafter, shall be enough the mortgaged premme thereafter. Shall be enough the mortgaged premme thereafter, shall be enough the mortgaged premme thereafter. Shall be enough the mortgaged premme thereafter. Shall be enough the mortgaged premme the mortgaged premme the mortgaged pre	w until the debt secured hereby has been paid; and eclosure of this mortgage upon failure to comply we the title to said property against all persons who following conditions:  traggors shall pay to the mortgagee or his undred thirty nine and 75/10 day of March and effect of the One certain prom Niendorf and Martha Niendorf  14, A. D. 19.35, and all cortgagors shall from now until the debt secured here in as good repair as they now are and insure the sible company or companies satisfactory to mortgage is secure all sums paid by mortgagee to comply with the original debt secured hereby.  gagors to comply with any one or more of the above the original debt secured hereby.  gagors to comply with any one or more of the above the original debt secured hereby.  gagors to comply with any one or more of the above the original debt secured hereby.  gagors to comply with any one or more of the above the original debt secured hereby.  gagors to comply with any one or more of the above the original debt secured hereby.  gagors to comply with any one or more of the above the original debt secured hereby.  gagors to comply with any one or more of the above the original debt secured hereby.  gagors to comply with any one or more of the above the original debt secured hereby.  gagors to comply with any one or more of the above the original debt secured hereby.  gagors to comply with any one or more of the above the original debt secured hereby.  gagors to comply with any one or more of the above the original debt secured hereby.  gagors to comply with any one or more of the above the original debt secured hereby.  gagors to comply with any one or more of the above the original debt secured hereby.  gagors to comply with any one or more of the above the original debt secured hereby.  gagors to comply with any one or more of the above the original debt secured hereby.  gagors to comply with any one or more of the above the original debt secured hereby.  gagors to comply with any one or more of the above the original debt secured	in addition thereto, the right to possession of said land from the time of the file with all the conditions and stipulations hereof.  Insoever, and to be free and clear of all liens and incumbrances except those now heirs, executors or assigns, the sum of heirs, executors or as and appurtenant heirs, executors or as and appurtenant heirs or the mortgage in a sum not less than their heirs and appurtenant heirs of the mortgage or as and hereins of this mortgage or and not executed hereby, either wholly or in passe the whole and all sums hereby secured to become due and collectible forthwing the original debt secured hereby and for so much of the original debt as may remede the original debt secured hereby and for so much of the original debt as may remede fore or on the commencement of an action to foreclose this mortgage, or at a have the power to take and hold possession of said premises and to rent the same the rents and profits thereform and to take possession of large property of the health original debt as unany remede fore or on the commencement of an action to for
Mortgagors warrant ecord.  To be void upon the First: That the more fourteen him the lst with interest to the tenor lated. September.  Second: That the more second: That the more area on said real estate arable value in a responsarvest all crops in proper ill be impaired, and pay. This mortgage shall stigation or preparation such sums were part of A failure of the mortgage of owner it is hereby expressly hereon to the same extendantly in possession thereof ter the mortgaged premme thereafter, shall be enough the following the Receiver the rind that the net proceeds the mortgaged premme thereafter, shall be enough the following the Receiver the rind that the net proceeds the mortgaged premme thereafter, shall be enough the following the Receiver the rind that the net proceeds the mortgaged premme thereafter, shall be enough the Receiver the rind that the net proceeds the mortgaged premme thereafter, shall be enough the Receiver the rind that the net proceeds the mortgaged premme thereafter.  IN WITNESS WHEFE DEAT ATE OF IOWA, MADE ON the L2.th	w until the debt secured hereby has been paid; and eclosure of this mortgage upon failure to comply we the title to said property against all persons who following conditions:  "tgagors shall pay to the mortgagee or	in addition thereto, the right to possession of said land from the time of the fliwith all the conditions and stipulations hereof.  Insoever, and to be free and clear of all liens and incumbrances except those now heirs, executors or assigns, the sum of heirs, executors and appurtenant buildings for the use and benefit of the mortgage in a sum not less than their age, and deliver the policies and renewal receipts to the mortgages, and plant a manner that neither the productivity of said land nor the value of the premiser of this mortgage to be performed by mortgagors, including all expense is lien, its priority or foreclosure, to the same extent and upon the same terms of conditions of this mortgage or any note secured hereby, either wholly or in passe the whole and all sums hereby secured to become due and collectible forthwing the heir heir heir heir heir heir heir he

William J. McAllister

Notary Public in and for Madison County, Iowa.

Dallas