Mortgage Record, No. 87,

Madison
ontaining 1560 Printed Words.

County, Iowa.

E.D.Hartley & Wife		STATE OF IOWA, Madison County, ss.		
20201101 0101 0		Filed for Record the	e22 day of Apri	•
TO		at1;21o'clockP.*.M.		
HOME OWNERS' LOAN CORPORATION of Washington, D. C.		# 159 3	ValdaCBishor	County Recorde
		Recording Fee, \$ 1 • C	90 BV	Deput
THIS MORTGAGE, made th	his 3d. day of	April 19	36 , between E.D.Hartle	y and
	Hartley, husband		,	
	, Mortg	gagor, and HOME OWNERS	' LOAN CORPORATION, a United	States corporation, Mortg
WITNESSETH: That Mortate of Iowa, described as:	rtgagor hereby sells and convey	s to Mortgagee, the real estat	te situated in Madison	Cc
and 32 23 may described do.				
	Lots Seven (7) an	nd Eight (8) in	Block Eight (8), Laug	ghridge
0)	& Gassiday's Add: Gounty, Iowa,	ition to the City	y of Winterset, Madiso	on
\$ % 3 W	,			
Pose 4				
ortg				
99 In a	k		- 1	
6 m				
• 1				
Record rase of Record				
Re Re			•	
age R				
For For long	. ,		•	
dower and homestead therein. FOR THE PURPOSE OF SECURII I. Payment of the indebtedness evidence	NG: red by one promissory note (and any extens	sion or renewal thereof), of even date	against the claims of all persons who	•
dower and homestead therein. FOR THE PURPOSE OF SECURII I. Payment of the indebtedness evidence Two and 46/100 cuted by E.D. Hartleyand II. Payment by Mortgagor to Mortgag III. Performance of each covenant and	NG: red by one promissory note (and any extens	sion or renewal thereof), of even date), with interest at the rate of husband and wife ,in favor of the Mortgagee;	herewith, for the principal sum ofTWOT IVE per cent per annum, principal and interest pay	housand and Ni
dower and homestead therein. FOR THE PURPOSE OF SECURII I. Payment of the indebtedness evidence WO. and 46/100 cuted by E. D. Hartley. and II. Payment by Mortgagor to Mortgag III. Performance of each covenant and AND MORTGAGOR COVENANTS AND (1) To pay immediately when due and deliver to Mortgagee, without demand, rece (2) To provide, maintain and deliver primprovement now situate or hereafter co (3) To commit or suffer no waste of si	NG: The deby one promissory note (and any extensions) T	sion or renewal thereof), of even date for the first said of the following said or advanced by Mortgagee pursuant the cumbrances, with interest, which there with such other insurance as Mortgaged to Mortgagee and to assign and deliver to Mortgagee.	herewith, for the principal sum of TWO	Thousand and Ni able in installments as therein pr lebtedness hereby secured, and pr bayable to Mortgagee, upon the bury of said property;
dower and homestead therein. FOR THE PURPOSE OF SECURII I. Payment of the indebtedness evidence WO. and 46/100 cuted by E. D. Hartley. and II. Payment by Mortgagor to Mortgag III. Performance of each covenant and AND MORTGAGOR COVENANTS AND (1) To pay immediately when due and deliver to Mortgagee, without demand, rece (2) To provide, maintain and deliver primprovement now situate or hereafter co (3) To commit or suffer no waste of si (4) Not to permit or suffer, without t (a) The use of any of said proper (b) Any alteration of or addition of (5) To repay to Mortgagee, immediately ignate, all indebtedness evidenced by said indebtedness, all indebtedness, evidenced by said indebtedness, all indebtedness, evidenced by said indebtedness, all indebtedness, evidenced by said indebtedness evidenced by said ind	NG: The deby one promissory note (and any extension of the control of the contro	sion or renewal thereof), of even date of fig, with interest at the rate of fig, husband and wife j, in favor of the Mortgagee; ed or advanced by Mortgagee pursuant and encumbrances, with interest, which there with such other insurance as Mortgage in good condition and repair and promite the same is now used; or atte or hereafter constructed in or upon the United States of America, at Mortgage to Mortgage or of the rate specified in said note;	herewith, for the principal sum of TWO	Thousand and Ni able in installments as therein pr lebtedness hereby secured, and pr sayable to Mortgagee, upon the bu any of said property; may require: at such other place as Mortgage
dower and homestead therein. FOR THE PURPOSE OF SECURII I. Payment of the indebtedness evidence WO. and 46/100 cuted by D. Hartley. and II. Payment by Mortgagor to Mortgag III. Performance of each covenant and AND MORTGAGOR COVENANTS AND (1) To pay immediately when due and deliver to Mortgagee, without demand, rece (2) To provide, maintain and deliver p improvement now situate or hereafter co (3) To commit or suffer no waste of si (4) Not to permit or suffer without t (a) The use of any of said proper (b) Any alteration of or addition t (c) To repay to Mortgagee, immediately ignate, all indebtedness evidenced by said indepted or for any purpose, with interest there (6) To comply promptly with all laws, AND IT IS HEREBY MUTUALLY COVE (1) That all awards of damages in comment of the installments last due under sa (2) That no waiver by Mortgagee of payor other of said obligations;	NG: The deby one promissory note (and any extension of the control of the contro	sion or renewal thereof), of even date of fine the continuous and wife of fine the continuous and wife of the Mortgagee; and or advanced by Mortgagee pursuant and encumbrances, with interest, which there with such other insurance as Mortgagee in good condition and repair and proposed to the same is now used; or ate or hereafter constructed in or upon the United States of America, at Mortgagee to Mortgagor or for the rate specified in said note; property or its use. WEEN MORTGAGOR AND MORTGAGI use of or injury to any of said proper used, in the name of Mortgagor, to execuse a said note contained shall thereafter in	herewith, for the principal sum of TWO	Thousand and Ni able in installments as therein proceedings between the busy of said property; may require: at such other place as Mortgage of any covenant or agreement herein the busy of said property; at such other place as Mortgage of any covenant or agreement herein the said population of the said population and such award; uire or enforce performance of the
dower and homestead therein. FOR THE PURPOSE OF SECURII I. Payment of the indebtedness evidence WO. and 46/100 cuted by D. Hartley. and II. Payment by Mortgagor to Mortgag III. Performance of each covenant and AND MORTGAGOR COVENANTS AND (1) To pay immediately when due and deliver to Mortgage, without demand, rece (2) To provide, maintain and deliver p improvement now situate or hereafter co (3) To commit or suffer no waste of se (4) Not to permit or suffer, without t (a) The use of any of said proper (b) Any alteration of or addition t (a) To repay to Mortgagee, immediately ignate, all indebtedness evidenced by said and comment of the installments with interest there (6) To comply promptly with all laws, AND IT IS HEREBY MUTUALLY COVE (1) That all awards of damages in comment of the installments last due under sa (2) That no waiver by Mortgagee of pany other of said obligations; (3) That Mortgagee is hereby authorize said property hereby created or the prior (a) Deal in any way with Mortgai	NG: The deby one promissory note (and any extension of the control of the contro	sion or renewal thereof), of even date of fine the continuous and wife fine fine fine fine fine fine fine f	herewith, for the principal sum of	Thousand and Ni able in installments as therein proceedings between the busy of said property; may require: at such other place as Mortgage any covenant or agreement herein the busy of said property; at such other place as Mortgage any covenant or agreement herein the busy of the said population
dower and homestead therein. FOR THE PURPOSE OF SECURII I. Payment of the indebtedness evidence TWO and 46/100 cented by D. Hartley and II. Payment by Mortgagor to Mortgag III. Performance of each covenant and AND MORTGAGOR COVENANTS AND (1) To pay immediately when due and deliver to Mortgagee, without demand, rece (2) To provide, maintain and deliver p improvement now situate or hereafter co (3) To commit or suffer no waste of si (4) Not to permit or suffer without t (a) The use of any of said proper (b) Any alteration of or addition of (5) To repay to Mortgagee, immediately inded or for any purpose, with interest there (6) To comply promptly with all laws, AND IT IS HEREBY MUTUALLY COVE (1) That all awards of damages in comment of the installments last due under sa (2) That no waiver by Mortgagee of pay other of said obligations; (3) That Mortgagee is hereby authorize (a) Deal in any way with Mortgag (b) Pay to or permit the use for a (c) Execute maps or plats of any (4) That each right, power and remedy	NG: The deby one promissory note (and any extension of the content of the conten	sion or renewal thereof), of even date of the control of the Mortgagee; and or advanced by Mortgagee pursuant and encumbrances, with interest, which there with such other insurance as Mortgagee in good condition and repair and produce of the same is now used; or ate or hereafter constructed in or upon the United States of America, at Mortganced by Mortgagee to Mortgagor or for the rate specified in said note; property or its use. WEEN MORTGAGOR AND MORTGAGI use of or injury to any of said proper used, in the name of Mortgagor, to exect a said note contained shall thereafter in time, without notice and without affection or of the rate specified in said note; property or the use of or injury to any of said proper used, in the name of Mortgagor, to exect a said note contained shall thereafter in time, without notice and without affections or of the renew of the releases of any of said property for the control of the control	herewith, for the principal sum ofTWOTIVEper cent per annum, principal and interest pay to any term or provision of this mortgage; and affect said property or this mortgage or the ind gagee may require, satisfactory to and with loss p t, as issued, all other insurance policies covering a mptly to effect such repairs thereof as Mortgagee said real property; gagee's Regional Office in Omafra, Nebraska, or or the benefit or account of Mortgagor pursuant to the period of the property of the principal said and shall be paid to M the time and deliver valid acquittances thereof and to a the any manner affect the right of Mortgagee to require the liability of any person for payment of any the time for payment of any indebtedness secured ortgagee under any insurance policy or award here torm the lien created hereby; fortgagee, whether herein or by law conferred, and	Thousand and Ni able in installments as therein proceedings between the busy secured, and property; may be said property; may require: at such other place as Mortgage of any covenant or agreement herein the busy such a suppeal from any such award; uire or enforce performance of the indebtedness secured hereby or the hereby; ein mentioned or otherwise; and may be enforced concurrently there
dower and homestead therein. FOR THE PURPOSE OF SECURII I. Payment of the indebtedness evidence TWOand46/100 cented by D D Hartleyand II. Payment by Mortgagor to Mortgag III. Performance of each covenant and AND MORTGAGOR COVENANTS AND (1) To pay immediately when due and deliver to Mortgagee, without demand, rece (2) To provide, maintain and deliver provide in the situation of the reafter co (3) To commit or suffer no waste of se (4) Not to permit or suffer without to (a) The use of any of said proper (b) Any alteration of or addition of (c) To repay to Mortgagee, immediately ignate, all indebtedness evidenced by said one (b) Any alteration of or addition of (c) To comply promptly with all laws, AND IT IS HEREBY MUTUALLY COVE (1) That all awards of damages in comment of the installments last due under sa (2) That no waiver by Mortgagee of pay other of said obligations; (3) That Mortgagee is hereby authorized in said property hereby created or the prior (a) Deal in any way with Mortga (b) Pay to or permit the use for any (c) Execute maps or plats of any (d) That all of the terms and provisions one instrument; (6) That all moneys received by Mortgagee (6) The secure maps or plats of any (6) That all moneys received by Mortgagee (6) That all moneys received by Mortgagee (6) The secure maps or plats of any (7) The secure maps or plats of any (8) The secure maps or plats of any	NG: The deby one promissory note (and any extension of the continuation of the continuation of the continuation of any extension of the continuation of the continuat	sion or renewal thereof), of even date of the control of the Mortgagee; and or advanced by Mortgagee pursuant and encumbrances, with interest, which there with such other insurance as Mortgage in good condition and repair and produce the same is now used; or ate or hereafter constructed in or upon the United States of America, at Mortgagee to Mortgagee to Mortgage as if the same were set out thereunder by Mortgage may be applied to the same were set out the hereunder by Mortgager may be applied to the same were set out the hereunder by Mortgager may be applied to the same were set out the hereunder by Mortgager may be applied to the same were set out the hereunder by Mortgager may be applied to the same were set out the	herewith, for the principal sum of TWO	Thousand and Ni able in installments as therein pro- debtedness hereby secured, and pro- payable to Mortgagee, upon the bu- any of said property; may require: at such other place as Mortgage of any covenant or agreement herei ortgagee, who may apply the sa appeal from any such award; uire or enforce performance of the indebtedness secured hereby or the hereby; in mentioned or otherwise; and may be enforced concurrently there tragage shall constitute and be con-
dower and homestead therein. FOR THE PURPOSE OF SECURII I. Payment of the indebtedness evidence TWO and 46/100 cuted by D. Hartley and II. Payment by Mortgagor to Mortgag III. Performance of each covenant and AND MORTGAGOR COVENANTS AND (1) To pay immediately when due and deliver to Mortgagee, without demand, rece (2) To provide, maintain and deliver po improvement now situate or hereafter co (3) To commit or suffer no waste of si (4) Not to permit or suffer, without t (a) The use of any of said proper (b) Any alteration of or addition of (5) To repay to Mortgagee, immediately ignate, all indebtedness evidenced by said oned or for any purpose, with interest there (6) To comply promptly with all laws, AND IT IS HEREBY MUTUALLY COVE (1) That all awards of damages in comment of the installments last due under so (2) That no waiver by Mortgagee of pany other of said obligations; (3) That Mortgagee is hereby authorize (a) Deal in any way with Mortgag (b) Pay to or permit the use for c (c) Execute maps or plats of any (d) That each right, power and remedy (5) That all of the terms and provisions one instrument; (6) That each covenant, agreement and (7) That each covenant, agreement and	NG: The deby one promissory note (and any extension of the continuance of any operation berein contrared and empowered, at its option, at any tity of said inete, and Mortgagee is hereby authorize performance of any objective of said property, and the continuance of any objective of said inete, and the continuance of any objective of said inete, and the continuance of any objective of said property, and the written consent of Mortgagee: The first of the buildings or improvements now situally and without demand, in lawful money of the continuance and regulations affecting said environments. The continuance is dependent of the continuance of any objective of the continuance of any objective of said lien, to: The first of said lien,	sion or renewal thereof), of even date of the control of the Mortgagee; and or advanced by Mortgagee pursuant and encumbrances, with interest, which there with such other insurance as Mortgage in good condition and repair and property of the Mortgagee to Mortgage or ate or hereafter constructed in or upon at the United States of America, at Mortgagee to Mortgage or for the trate specified in said note; property or its use. VEEN MORTGAGOR AND MORTGAGI use of or injury to any of said property of its use, when the name of Mortgagor, to exect a said note contained shall thereafter in time, without notice and without affect is or forbearances or any extensions of venues or other moneys received by Mortgage as if the same were set out the hereunder by Mortgagor may be applied; in up to the benefit of and bind Mortgagor in up to the benefit of and bind Mortgagor in the same were set out the received by Mortgagor may be applied;	herewith, for the principal sum of TWO	Thousand and Ni able in installments as therein pro- debtedness hereby secured, and pro- department of said property; may require: at such other place as Mortgage of any covenant or agreement herein ortgagee, who may apply the sa appeal from any such award; uire or enforce performance of the indebtedness secured hereby or the hereby; ein mentioned or otherwise; and may be enforced concurrently there tragge shall constitute and be con- dereby in such order as Mortgage and successors in interest and all e
dower and homestead therein. FOR THE PURPOSE OF SECURII I. Payment of the indebtedness evidence WO. and 46/100 cuted by D. Hartley. and II. Payment by Mortgagor to Mortgag III. Performance of each covenant and AND MORTGAGOR COVENANTS AND (1) To pay immediately when due and deliver to Mortgagee, without demand, rece (2) To provide, maintain and deliver p improvement now situate or hereafter co (3) To commit or suffer no waste of si (4) Not to permit or suffer, without t (a) The use of any of said proper (b) Any alteration of or addition of (5) To repay to Mortgagee, immediately ignate, all indebtedness evidenced by said of ied or for any purpose, with interest there (6) To comply promptly with all laws, AND IT IS HEREBY MUTUALLY COVE (1) That all awards of damages in comment of the installments last due under sa (2) That no waiver by Mortgagee of pany other of said obligations; (3) That Mortgagee is hereby authorize (a) Deal in any way with Mortgag (b) Pay to or permit the use for a company of the component of the prior (c) Execute maps or plats of any (d) That each right, power and remedy (5) That all of the terms and provisions one instrument; (6) That all moneys received by Mortgermine, notwithstanding any provision to the component of the prior (a) That each covenant, agreement and ancers of any of said property whose liens of used hereby; (8) That time is of the essence hereof a corrigor or as herein provided, or if proceeding advent or make an assignment for the bene origing and empowered, at its option, without of the property and assignment for the bene origing and empowered, at its option, without of the property and assignment for the bene origing and empowered, at its option, without of the property and such defaulted control of the proceeding the property and such defaulted control of the co	NG: The deby one promissory note (and any extension of the contrary herein or in said note and empowered, at its option, at any tity of said lien, to: The day and and empowered, at its option, at any tity of said lien, to: The day and empowered, at its option, at any tity of said lien, to: The day and empowered, at its option, at any tity of said lien, to: The day and without affecting the contrary herein or in said note contained and purpose by the contrary of the contrary herein or in said note are hereby made a part of this gaged during the continuance of any default he contrary herein or in said note containe the contrary herein or in said note containe provision herein contained shall apply to. The day of the continuance of any default he contrary herein or in said note containe provision herein contained shall apply to. The contrary herein or in said note containe requires, the masculine gender, as used he and if default be made in performance of arguerous the contrary herein or in performance of arguerous the contrary herein or in said note containe said and the contrary herein or in said note containe said and the contrary herein or in said note containe said and and if default be made in performance of arguerous the instituted or process be issued to enfort of any creditor or be placed under contout notice and without affecting the lien he contain to contained and the contained shall apply to. The day of the continuance of any creditor or be placed under contout notice and without affecting the lien he contain and the contained shall apply to any creditor or be placed under contout notice and without affecting the lien he contained shall apply to any creditor or be placed under contout notice and without affecting the lien he contained shall explicate the contained shall explicate the conti	sion or renewal thereof), of even date of, with interest at the rate of husband and wife, husband and wife and wife	herewith, for the principal sum of TWO	Thousand and Ni able in installments as therein problems in the property; may be any of said property; may require: at such other place as Mortgage of any covenant or agreement herein any covenant or agreement herein indebtedness secured hereby or the hereby; with the place as Mortgage of the indebtedness secured hereby or the hereby; with may be enforced concurrently the regage shall constitute and be concereby in such order as Mortgage and successors in interest and all or, holder or pledgee of any indebt the plural; said note (or any extension or ref Mortgagor be declared a banker any of said events Mortgage is the and perform such other acts to the plural; said note (or any extension or ref Mortgagor be declared a banker any of said events Mortgage is the and perform such other acts to
dower and homestead therein. FOR THE PURPOSE OF SECURII I. Payment of the indebtedness evidence WO. and 46/100 cuted by D. Hartley. and II. Payment by Mortgagor to Mortgag III. Performance of each covenant and AND MORTGAGOR COVENANTS AND (1) To pay immediately when due and deliver to Mortgagee, without demand, rece (2) To provide, maintain and deliver p improvement now situate or hereafter co (3) To commit or suffer no waste of s: (4) Not to permit or suffer, without t (a) The use of any of said proper (b) Any alteration of or addition of (5) To repay to Mortgagee, immediately ignate, all indebtedness evidenced by said oned or for any purpose, with interest there (6) To comply promptly with all laws, AND IT IS HEREBY MUTUALLY COVE (1) That all awards of damages in comment of the installments last due under sa (2) That no waiver by Mortgagee of pay other of said obligations; (3) That Mortgagee is hereby authorize (a) Deal in any way with Mortgag (b) Pay to or permit the use for a said property hereby created or the prior (a) Deal in any way with Mortgag (b) Fay to or permit the use for soid property hereby created or the prior (a) Deal in any way with Mortgag (b) Fay to or permit the use for soid property hereby created or the prior (c) Execute maps or plats of any (4) That each right, power and remedy (5) That all of the terms and provisions one instrument; (6) That all moneys received by Mortgermine, notwithstanding any provision to the context hereof; (8) That wherever the context hereof are of any of said property whose liens of the dereby; (8) That wherever the context hereof are of or any serior provided, or if proceeding worker or make an assignment for the bene norized and empowered, at its option, without on the costs and of expenditure until repaid at the r (b) Declare without notice all sums action in foreclosure, or during the period s and profits accruing therefrom, and to rense, is suess and profits upon the costs and context for any service rendered by attor	NG: The deby one promissory note (and any extension of the contrary herein or in said note and empowered, at its option, at any tripy of said lien, to: The day and and exponential for any organization of the contrary herein or in said note, and purpose by Mortgagee is hereby authorized on the contrary herein or in said note, and purpose of the receiver of the contrary of the co	sion or renewal thereof), of even date of the control of the Mortgagee; and or advanced by Mortgagee pursuant and encumbrances, with interest, which there with such other insurance as Mortgage in good condition and repair and protect the control of the Mortgagee in good condition and repair and protect the United States of America, at Mortgagee in good condition and repair and protect the United States of America, at Mortgagee to Mortgageor or fet earlier or state of the same is now used; or attended by Mortgagee to Mortgagor or fet rate specified in said note; property or its use. VEEN MORTGAGOR AND MORTGAGI use of or injury to any of said propertied, in the name of Mortgagor, to exect said note contained shall thereafter in time, without notice and without affect is or forbearances or any extensions of venues or other moneys received by Mortgage as if the same were set out thereunder by Mortgagor may be applied; in the above the lien, charge or encumbrated hereby, and the term 'Mortgagor areaded hereby, and the term 'Mortgagor torce any other lien, charge or encumbrated of or in custody of any court, or if the processory to expend for any such reby and shall be repaid, immediately as e, by foreclosure or otherwise, whether on of the case shall, at the request of st for the interest of all parties concern re, and the indebtedness and expenses placed in the hands of an attorney for nesses incurred in procuring abstracts of	to any term or provision of this mortgage; and affect said property or this mortgage or the indigage may require, satisfactory to and with loss property to effect such repairs thereof as Mortgage said real property; gages's Regional Office in Omaffa, Nebraska, or or the benefit or account of Mortgagor pursuant to the said real property; gages's Regional Office in Omaffa, Nebraska, or or the benefit or account of Mortgagor pursuant to the said and the said and said to any manner affect the right of Mortgage to require the liability of any person for payment of any the time for payment of any indebtedness secured ortgagee under any insurance policy or award here from the lien created hereby; dortgagee, whether herein or by law conferred, and to find the find the payment of any indebtedness secured to find the singular number, as used herein, shall include herein contained or in making any payment under sance upon or against any of said property, or if Mortgagor abandon any of said property, then in or any right of Mortgagee hereunder, to: m said property, insurance purpose, and all moneys so advanced and expending without demand, by Mortgagor to Mortgagee; or not such default be remedied by Mortgagor, and Mortgagee, appoint a receiver to take immediate end, and shall be liable to account to Mortgagor.	able in installments as therein problems and and Ni lebtedness hereby secured, and propagable to Mortgagee, upon the burny of said property; may require: at such other place as Mortgage of any covenant or agreement herein ortgage, who may apply the sauppeal from any such award; uiter or enforce performance of the indebtedness secured hereby or the hereby; sin mentioned or otherwise; and may be enforced concurrently therefore, and successors in interest and all er, holder or pledgee of any indebt the plural; said note (or any extension or reform mortgage) in the property and succession of said events Mortgagee is the and perform such other acts the day Mortgagee, with interest thand at any time after the commencem possession of said property and at any time after the commencem possession of said property and so for the net profits after applicates.
dower and homestead therein. FOR THE PURPOSE OF SECURII I. Payment of the indebtedness evidence WO. and 46/100 cuted by D. Hartley. and II. Payment by Mortgagor to Mortgag III. Performance of each covenant and AND MORTGAGOR COVENANTS AND (1) To pay immediately when due and deliver to Mortgagee, without demand, rece (2) To provide, maintain and deliver p improvement now situate or hereafter co (3) To commit or suffer no waste of si (4) Not to permit or suffer no waste of si (4) Not to permit or suffer without t (a) The use of any of said proper (b) Any alteration of or addition of (5) To repay to Mortgagee, immediately ignate, all indebtedness evidenced by said one (6) To comply promptly with all laws, and IT IS HEREBY MUTUALLY COVE (1) That all awards of damages in comment of the installments last due under sa (2) That no waiver by Mortgagee of pay other of said obligations; (3) That Mortgagee is hereby authorize (a) Deal in any way with Mortgag (b) Pay to or permit the use for any other of said obligations; (a) Deal in any way with Mortgag (b) Pay to or permit the use for any (c) Execute maps or plats of any (d) That each right, power and remedy (5) That all of the terms and provisions one instrument; (6) That all moneys received by Mortgermine, notwithstanding any provision to the content of the provided, or if proceeding with the provided of the provided and empowered, at its option, without of the provided of t	red by one promissory note (and any extension of the contrary herein or in particular of said property and execute and deliver particular of said property and execute and mortgage is hereby authorized and empowered, at its option, at any tried of said property and execute and deliver particular of said note are hereby made a part of this gaged during the continuance of any default he contrary herein or in said note containe provision herein contained shall apply to, or claims are junior or inferior to the lien requires, the masculine gender, as used he and if default be made in performance of argues be instituted or process be issued to enfet of any creditor or be placed under contain to a greenment to such extent as Mortgage shall derate specified in said note, are secured her secured her contain torice and without affecting the lien he covenant or agreement to such extent as Mortgage shall derate specified in said note, are secured her secured hereby due and collectible at once of redemption, the Court having jurisdiction or cultivate the same as he may deem between the contain mortgage, or either of them, shall be princy in connection therewith, and all experiment in hereby, Mortgagor shall be entitled to a	sion or renewal thereof), of even date;), with interest at the rate of	to any term or provision of this mortgage; and affect said property or this mortgage or the indigage may require, satisfactory to and with loss property to effect such repairs thereof as Mortgage may be said real property; gagee's Regional Office in Omaffa, Nebraska, or or the benefit or account of Mortgagor pursuant to the said real property; gagee's Regional Office in Omaffa, Nebraska, or or the benefit or account of Mortgagor pursuant to the said and said said real property; gagee's Regional Office in Omaffa, Nebraska, or or the benefit or account of Mortgagor pursuant to any manner affect the right of Mortgagee to require the liability of any person for payment of any the time for payment of any indebtedness secured ortgagee under any insurance policy or award here from the lien created hereby; Mortgagee, whether herein or by law conferred, and tin full at this place, and said note and this mortial the said of the payment of any indebtedness secured the singular number, as used herein, shall include herein contained or in making any payment under ance upon or against any of said property, or if Mortgagor abandon any of said property, then in no rany right of Mortgagee hereunder, to: In said property, inspect, repair and maintain the sapurpose, and all moneys so advanced and expending without demand, by Mortgagor to take immediate ed, and shall be liable to account to Mortgagor, and Mortgagee, appoint a receiver to take immediate ed, and shall be liable to account to Mortgagor, and Mortgagee, appoint a receiver to take immediate ed, and shall be liable to account to Mortgagor, and Mortgagee, appoint a receiver to take immediate ed, and shall be liable to account to Mortgagor and Mortgagor on thereby secured, and herein mentioned. collection or foreclosure or other legal proceeding title for purposes of the foreclosure suit, and sided at the expense of the Mortgagor.	able in installments as therein problems and and Ni lebtedness hereby secured, and propagable to Mortgagee, upon the burny of said property; may require: at such other place as Mortgage of any covenant or agreement herein ortgage, who may apply the sauppeal from any such award; uiter or enforce performance of the indebtedness secured hereby or the hereby; sin mentioned or otherwise; and may be enforced concurrently therefore, and successors in interest and all er, holder or pledgee of any indebt the plural; said note (or any extension or reform mortgage) in the property and succession of said events Mortgagee is the and perform such other acts the day Mortgagee, with interest thand at any time after the commencem possession of said property and at any time after the commencem possession of said property and so for the net profits after applicates.
dower and homestead therein. FOR THE PURPOSE OF SECURII I. Payment of the indebtedness evidence. WO. and 46/100 cuted by E. D. Hartley. and II. Payment by Mortgagor to Mortgag III. Performance of each covenant and AND MORTGAGOR COVENANTS AND (1) To pay immediately when due and deliver to Mortgage, without demand, rece (2) To provide, maintain and deliver p improvement now situate or hereafter co (3) To commit or suffer no waste of si (4) Not to permit or suffer, without t (a) The use of any of said proper (b) Any alteration of or addition it (5) To repay to Mortgagee, immediately ignate, all indebtedness evidenced by said it ied or for any purpose, with interest there (6) To comply promptly with all laws, AND IT IS HEREBY MUTUALLY COVE (1) That all awards of damages in con ment of the installments last due under sa (2) That no waiver by Mortgagee of p any other of said obligations; (3) That Mortgagee is hereby authoriz in said property hereby created or the prior (a) Deal in any way with Mortgar (b) Pay to or permit the use for (c) Execute maps or plats of any (4) That each right, power and remedy (5) That all of the terms and provisions one instrument; (6) That all moneys received by Mortg fremine, notwithstanding any provision to the (7) That each covenant, agreement and accers of any of said property whose liens outed hereby; (8) That time is of the essence hereof a recof) or as herein provided, or if proceeding sivent or make an assignment for the bene (a) Perform any such defaulted com (b) Declare without notice all sums and adte of expenditure until repaid at the r (b) Declare without notice all sums and adte of expenditure until repaid at the r (b) Declare without notice all suns and adte of expenditure until repaid at the r (b) Declare without notice all suns and profits accruing therefrom, and to rens, issues and profits upon the costs and c (10) And it is agreed that if said note rivel fee for any service rendered by attor	red by one promissory note (and any extension of the contrary herein or in particular of said property and execute and deliver particular of said property and execute and mortgage is hereby authorized and empowered, at its option, at any tried of said property and execute and deliver particular of said note are hereby made a part of this gaged during the continuance of any default he contrary herein or in said note containe provision herein contained shall apply to, or claims are junior or inferior to the lien requires, the masculine gender, as used he and if default be made in performance of argues be instituted or process be issued to enfet of any creditor or be placed under contain to a greenment to such extent as Mortgage shall derate specified in said note, are secured her secured her contain torice and without affecting the lien he covenant or agreement to such extent as Mortgage shall derate specified in said note, are secured her secured hereby due and collectible at once of redemption, the Court having jurisdiction or cultivate the same as he may deem between the contain mortgage, or either of them, shall be princy in connection therewith, and all experiment in hereby, Mortgagor shall be entitled to a	sion or renewal thereof), of even date;), with interest at the rate of	to any term or provision of this mortgage; and affect said property or this mortgage or the independence of independence o	chebtedness hereby secured, and propagable to Mortgagee, upon the burny of said property; may require: at such other place as Mortgage of any covenant or agreement herein ortgage, who may apply the sappeal from any such award; uiter or enforce performance of the indebtedness secured hereby or the hereby; sin mentioned or otherwise; and may be enforced concurrently theretagae shall constitute and be concereby in such order as Mortgage and successors in interest and all er, holder or pledgee of any indebt the plural; said note (or any extension or ref Mortgageor be declared a bankriany of said events Mortgagee is time and perform such other acts ted by Mortgagee, with interest tand at any time after the commencem possession of said property and y for the net profits after applicates, the Mortgagor will pay a rease.
dower and homestead therein. FOR THE PURPOSE OF SECURII I. Payment of the indebtedness evidence TWO and 46/100 cented by D. Hartley and II. Payment by Mortgagor to Mortgag III. Performance of each covenant and AND MORTGAGOR COVENANTS AND (1) To pay immediately when due and deliver to Mortgagee, without demand, rece (2) To provide, maintain and deliver p improvement now situate or hereafter co (3) To commit or suffer no waste of si (4) Not to permit or suffer, without t (a) The use of any of said proper (b) Any alteration of or addition of (5) To repay to Mortgagee, immediately ignate, all indebtedness evidenced by said one (6) To comply promptly with all laws, AND IT IS HEREBY MUTUALLY COVE (1) That all awards of damages in comment of the installments last due under sa (2) That no waiver by Mortgagee of pay other of said obligations; (3) That Mortgagee is hereby authorize (a) Deal in any way with Mortgag (b) Pay to or permit the use for any (c) Execute maps or plats of any (4) That each right, power and remedy (5) That all of the terms and provisions one instrument; (6) That all moneys received by Mortgermine, notwithstanding any provision to the content of the provided, or if proceeding of any of said property whose liens oured hereby; (8) That time is of the essence hereof a reof) or as herein provided, or if proceeding obvent or make an assignment for the bene horized and empowered, at its option, without a said property whose liens oured hereby; (8) That deem necessary and advan on date of expenditure until repaid at the role of the context hereof are of the order of the indebtedness secured (10) And it is agreed that if said note one provide of the indebtedness secured (11) Upon payment of all sums secured (12) Upon payment of all sums secured (13) Upon payment of all sums secured (14) Upon payment of all sums secured (15) U	red by one promissory note (and any extension of the contrary herein or in particular of said property and execute and deliver particular of said property and execute and mortgage is hereby authorized and empowered, at its option, at any tried of said property and execute and deliver particular of said note are hereby made a part of this gaged during the continuance of any default he contrary herein or in said note containe provision herein contained shall apply to, or claims are junior or inferior to the lien requires, the masculine gender, as used he and if default be made in performance of argues be instituted or process be issued to enfet of any creditor or be placed under contain to a greenment to such extent as Mortgage shall derate specified in said note, are secured her secured her contain torice and without affecting the lien he covenant or agreement to such extent as Mortgage shall derate specified in said note, are secured her secured hereby due and collectible at once of redemption, the Court having jurisdiction or cultivate the same as he may deem between the contain mortgage, or either of them, shall be princy in connection therewith, and all experiment in hereby, Mortgagor shall be entitled to a	sion or renewal thereof), of even date;), with interest at the rate of	to any term or provision of this mortgage; and affect said property or this mortgage or the indigage may require, satisfactory to and with loss property to effect such repairs thereof as Mortgage may be said real property; gagee's Regional Office in Omaffa, Nebraska, or or the benefit or account of Mortgagor pursuant to the said real property; gagee's Regional Office in Omaffa, Nebraska, or or the benefit or account of Mortgagor pursuant to the said and said said real property; gagee's Regional Office in Omaffa, Nebraska, or or the benefit or account of Mortgagor pursuant to any manner affect the right of Mortgagee to require the liability of any person for payment of any the time for payment of any indebtedness secured ortgagee under any insurance policy or award here from the lien created hereby; Mortgagee, whether herein or by law conferred, and tin full at this place, and said note and this mortial the said of the payment of any indebtedness secured the singular number, as used herein, shall include herein contained or in making any payment under ance upon or against any of said property, or if Mortgagor abandon any of said property, then in no rany right of Mortgagee hereunder, to: In said property, inspect, repair and maintain the sapurpose, and all moneys so advanced and expending without demand, by Mortgagor to take immediate ed, and shall be liable to account to Mortgagor, and Mortgagee, appoint a receiver to take immediate ed, and shall be liable to account to Mortgagor, and Mortgagee, appoint a receiver to take immediate ed, and shall be liable to account to Mortgagor, and Mortgagee, appoint a receiver to take immediate ed, and shall be liable to account to Mortgagor and Mortgagor on thereby secured, and herein mentioned. collection or foreclosure or other legal proceeding title for purposes of the foreclosure suit, and sided at the expense of the Mortgagor.	chebtedness hereby secured, and propagable to Mortgagee, upon the burny of said property; may require: at such other place as Mortgage of any covenant or agreement herein ortgage, who may apply the sauppeal from any such award; uiter or enforce performance of the indebtedness secured hereby or the hereby; sin mentioned or otherwise; and may be enforced concurrently therefage shall constitute and be concurred in such order as Mortgage and successors in interest and all er, holder or pledgee of any indebt the plural; said note (or any extension or refamily and the property and at any time after the commencem possession of said property and y for the net profits after applicates, the Mortgagor will pay a reasuch attorney fee and expenses she
dower and homestead therein. FOR THE PURPOSE OF SECURII I. Payment of the indebtedness evidence I. Payment of the indebtedness evidence III. Payment by Mortgagor to Mortgag III. Performance of each covenant and AND MORTGAGOR COVENANTS AND (1) To pay immediately when due and deliver to Mortgage, without demand, rece (2) To provide, maintain and deliver p di improvement now situate or hereafter co (3) To commit or suffer no waste of si (4) Not to permit or suffer, without t (a) The use of any of said proper (b) Any alteration of or addition it (5) To repay to Mortgagee, immediately signate, all indebtedness evidenced by said ined or for any purpose, with interest there (6) To comply promptly with all laws, AND IT IS HEREBY MUTUALLY COVE (1) That all awards of damages in con- ment of the installments last due under sa- (2) That no waiver by Mortgagee of p any other of said obligations; (3) That Mortgagee is hereby authoriz (a) Deal in any way with Mortgan (b) Pay to or permit the use for in (c) Execute maps or plats of any (b) Pay to or permit the use for in (c) Execute maps or plats of any (c) Execute maps or plats of any (d) That all of the terms and provisions one instrument; (6) That all form provided, or if proceeding one instrument; (8) That wherever the context hereof in (9) That each covenant, agreement and neers of any of said property whose liens of ured hereby; (8) That wherever the context hereof in (9) That each covenant, agreement and neers of any of said property whose liens of ured hereby; (a) Perform any such defaulted components and empowered, at its option, without (a) Perform any such defaulted components and empowered, at its option, with (a) Perform any such defaulted components and empowered, at its option, with (a) Perform any such defaulted components and empowered, at its option, with (a) Declare without notice all sums action in foreclosure, or during the period (a) Declare without notice all sums action in foreclosure, or during the period	red by one promissory note (and any extension of the contained of all sums expende agreement of mortgagor herein contained. AGREES HEREBY: It payable all taxes, assessments, charge's a cipts evidencing such payments; promptly to Mortgagee fire insurance, togeth onstructed in or upon said real property, a gaid property, to maintain and keep the san the written consent of Mortgagee: The for any purpose other than that for what to the buildings or improvements now situally and without demand, in lawful money of note, together with all funds hereafter advicen, from date of advance until repaid, at cordinances and regulations affecting said ENANTED AND AGREED BY AND BETWAIN and ENANTED and AGREED BY AND BETWAIN and employees of any entity of said lien, to: The formance of any obligation herein or in seed and empowered, at its option, at any the continuance of any indulgences any purpose by Mortgagor any indulgences any purpose by Mortgagor of any rents, reforming the contrary herein or in said note containe provision herein contained shall apply to, or claims are junior or inferior to the lien requires, the masculine gender, as used hand if default be made in performance of any defaulther containes are junior or inferior to the lien requires, the masculine gender, as used hand if default be made in performance of any creditor or be placed under contained only creditor or be placed under contained only creditor or be placed under contained only creditor or be placed under contained on the contained shall apply to, or claims are junior or inferior to the lien requires, the masculine gender, as used hand if default be made in performance of any defaulther contained shall apply to, or claims are junior or inferior to the lien requires, the masculine gender, as used hand if default be made in performance of any defaulther contained shall apply to, or claims are junior or inferior to the lien requires, the masculine gender, as used hand if default be made in performance of any defaulther contained shall apply to, or cl	sion or renewal thereof), of even date;), with interest at the rate of	to any term or provision of this mortgage; and affect said property or this mortgage or the indigage may require, satisfactory to and with loss property to effect such repairs thereof as Mortgage said real property; gagee's Regional Office in Omaffa, Nebraska, or or the benefit or account of Mortgagor pursuant to the said property; gagee's Regional Office in Omaffa, Nebraska, or or the benefit or account of Mortgagor pursuant to the said property; gagee's regional Office in Omaffa, Nebraska, or or the benefit or account of Mortgagor pursuant to the said property; gagee's regional Office in Omaffa, Nebraska, or or the benefit or account of Mortgagor pursuant to any manner affect the right of Mortgagee to require the liability of any person for payment of any the time for payment of any indebtedness secured ortgagee under any insurance policy or award here from the lien created hereby; dortgagee, whether herein or by law conferred, and to in full at this place, and said note and this mortgage, whether herein or by law conferred, and to the payment of any indebtedness secured has a used herein, shall include any lawful owner the singular number, as used herein, shall include herein contained or in making any payment under ance upon or against any of said property, or if Mortgagor abandon any of said property, then in or any right of Mortgagor to Mortgagor, and Mortgagor abandon any of said property, then in or or any right of Mortgagor to Mortgagor, and Mortgagor, and all moneys so advanced and expending without demand, by Mortgagor to Mortgagor, and Mortgagor, appoint a receiver to take immediate ed, and shall be liable to account to Mortgagor, and Mortgagor, appoint a receiver to take immediate ed, and shall be liable to account to Mortgagor, and Mortgagor, appoint a receiver to take immediate ed, and shall be liable to account to Mortgagor and thereby secured, and herein mentioned. collection or foreclosure or other legal proceeding title for purposes of the Mortgagor.	able in installments as therein problems and installments as therein problems and installments as therein problems and property; may require: at such other place as Mortgage of any covenant or agreement herein any covenant or enforce performance of the indebtedness secured hereby or the hereby; sin mentioned or otherwise; and may be enforced concurrently therefore shall constitute and be concurred in successors in interest and all er, holder or pledgee of any indebt the plural; said note (or any extension or reform such other acts the down of said events Mortgage is and and at any time after the commencem possession of said property and at any time after the commencem possession of said property and yor the net profits after applicates, the Mortgagor will pay a reasuch attorney fee and expenses should be a supposses of the mortgagor will pay a reasuch attorney fee and expenses should be contained by for the net profits after applicates.
dower and homestead therein. FOR THE PURPOSE OF SECURII I. Payment of the indebtedness evidence I. Payment of the indebtedness evidence II. Payment by Mortgagor to Mortgag III. Performance of each covenant and AND MORTGAGOR COVENANTS AND (1) To pay immediately when due and deliver to Mortgagee, without demand, rece (2) To provide, maintain and deliver pc d improvement now situate or hereafter co (3) To commit or suffer no waste of st (4) Not to permit or suffer, without t (a) The use of any of said proper (b) Any alteration of or addition of (5) To repay to Mortgagee, immediately signate, all indebtedness evidenced by said and or for any purpose, with interest there (6) To comply promptly with all laws, AND IT IS HEREBY MUTUALLY COVE (1) That all awards of damages in comment of the installments last due under sa (2) That no waiver by Mortgagee of pany other of said obligations; (3) That Mortgagee is hereby authorized and property hereby created or the priorical poperty hereby created or the priorical or provisions one instrument; (6) That all moneys received by Mortgermine, notwithstanding any provision to the context hereof or any sort herein provided, or if proceeding olvent or make an assignment for the bene horized and empowered, at its option, wither creation provised priorical poperty here of the priorical pop	NG: The deby one promissory note (and any extension of the contained of all sums expende agreement of mortgagor herein contained. AGREES HEREBY: It payable all taxes, assessments, charges a cipts evidencing such payments; promptly to Mortgagee fire insurance, togeth mistructed in or upon said real property, a said property, to maintain and keep the san the written consent of Mortgagee: try for any purpose other than that for what to the buildings or improvements now situally and without demand, in lawful money of note, together with all funds hereafter advicen, from date of advance until repaid, at ordinances and regulations affecting said EMANTED AND AGREED BY AND BETW mection with any condemnation for public aid note, and Mortgagee is hereby authorize performance of any obligation herein or in seed and empowered, at its option, at any trity of said lien, to: igor or grant to Mortgagor of any rents, repaired in the contained shall apply to, or claims are junior or inferior to the lien requires, the masculine gender, as used hand if default be made in performance of any creditor or be placed under containe as be instituted or process be issued to enfert of any creditor or be placed under conturn tonice and without affecting the lien he overant or agreement to such extent as More all such moneys as Mortgagee shall drate specified in said note, are secured hereby due and collectible at once of redemption, the Court having jurisdiction or cultivate the same as he may deem be expenses of the receivership and foreclosur and mortgage, or either of them, shall be grown in the contrained shall apply to in the court having jurisdiction or cultivate the same as he may deem be expenses of the receivership and foreclosur and mortgage, or either of them, shall be grown of the receivership and foreclosur and mortgage, or either of them, shall be grown of the provision herein contention therewith, and all expert by this mortgage and collectible according in hereby, Mortgagor shall be entitled to a day of the provision here	sion or renewal thereof), of even date of, with interest at the rate of, husband and wife or advanced by Mortgagee pursuant and encumbrances, with interest, which there with such other insurance as Mortgage in good condition and repair and protect of the same is now used; or ate or hereafter constructed in or upon the the United States of America, at Mortgagee to Mortgager or fet rate specified in said note; property or its use. VEEN MORTGAGOR AND MORTGAGI use of or injury to any of said property of its use. VEEN MORTGAGOR and without affect in time, without notice and without affect is sor forbearances or any extensions of venues or other moneys received by Mortgage as if the same were set out thereunder by Mortgagor may be applying the same were set out thereunder by Mortgagor may be applying the same were set out thereunder by Mortgagor may be applying the same were set out the hereunder by Mortgagor may be applying the same were set out the hereunder by Mortgagor may be applying the same were set out the hereunder by Mortgagor may be applying the same were set out the hereunder by Mortgagor may be applying the same were set out the hereunder by Mortgagor may be applying the same were set out the hereunder by Mortgagor may be applying the same were set out the hereunder by Mortgagor may be applying the same were set out the hereunder by Mortgagor may be applying the same were set out the hereunder by Mortgagor may be applying the same were set out the hereunder by Mortgagor may be applying the hereunder of the charge or encumbrated in procuring of or in custody of any court, or if the procuring of or in custody of any court, or if the procuring of the case shall determine and enter uponed mecessary to expend for any such the procuring abstracts of the case shall, at the request of the procuring abstracts of gly. 1936	to any term or provision of this mortgage; and affect said property or this mortgage or the indigage may require, satisfactory to and with loss property to effect such repairs thereof as Mortgage said real property; gagee's Regional Office in Omaffa, Nebraska, or or the benefit or account of Mortgagor pursuant to any manner affect the right of Mortgage to require the liability of any person for payment of any the time for payment of any indebtedness secured ortgagee under any insurance policy or award here from the lien created hereby; dortgagee, whether herein or by law conferred, and to full at this place, and said note and this mortified to the payment of any indebtedness secured for full at this place, and said note and this mortified to the payment of any indebtedness secured to the singular number, as used herein, shall include herein contained or in making any payment under ance upon or against any of said property, or if Mortgagor abandon any of sald property, then in or any right of Mortgagee hereunder, to: in said property, inspect, repair and maintain the sapurpose, and all moneys so advanced and expending without demand, by Mortgagor to Mortgagor, and Mortgagee, appoint a receiver to take immediate ed, and shall be liable to account to Mortgagor on hereby secured, and herein mentioned. collection or foreclosure or other legal proceeding title for purposes of the foreclosure suit, and sided at the expense of the Mortgagor.	chebtedness hereby secured, and propagable to Mortgagee, upon the buary of said property; may require: at such other place as Mortgagee and covenant or agreement herein ortgagee, who may apply the sauppeal from any such award; uiter or enforce performance of the indebtedness secured hereby or the hereby; ein mentioned or otherwise; and may be enforced concurrently therefage shall constitute and be concurrently in such order as Mortgagee and successors in interest and all er, holder or pledgee of any indebtedness and note (or any extension or refamily in the plural; said note (or any extension or refamily in the possession of said property and of said events Mortgagee, with interest the and at any time after the commencem possession of said property and of the net profits after applicates, the Mortgagor will pay a reasuch attorney fee and expenses should be a such attorney
dower and homestead therein. FOR THE PURPOSE OF SECURII I. Payment of the indebtedness evidence. I. Payment of the indebtedness evidence. II. Payment by Mortgagor to Mortgagor. III. Payment by Mortgagor to Mortgagor. III. Performance of each covenant and AND MORTGAGOR COVENANTS AND. (1) To pay immediately when due and deliver to Mortgage, without demand, received. (2) To provide, maintain and deliver property of improvement now situate or hereafter co. (3) To commit or suffer, without to the fact of the fact	red by one promissory note (and any extension of the contrary herein contained of all sums expende agreement of mortgagor herein contained. AGREES HEREBY: It payable all taxes, assessments, charges a cipts evidencing such payments; promptly to Mortgagese fire insurance, together the written consent of Mortgages; and the written consent of Mortgages; try for any purpose other than that for what to the buildings or improvements now situally and without demand, in lawful money of a note, together with all funds hereafter advice, from date of advance until repaid, at cordinances and regulations affecting said ENANTED AND AGREED BY AND BETWAMP and the mortgage is hereby authorized and mortgage is hereby authorized and empowered, at its option, at any trity of said lien, to: Igor or grant to Mortgagor any indulgences any purpose by Mortgagor of any rents, reof said property and execute and deliver patheric conferred upon Mortgage is cumular as of said note are hereby made a part of this gaged during the continuance of any default he contrary herein or in said note containe provision herein contained shall apply to, or claims are junior or inferior to the lien requires, the masculine gender, as used he and if default be made in performance of are secured hereby due and collectible according to any creditor or be placed under contained to any creditor or said note, are secured here is secured hereby due and collectible at once of redemption, the Court having jurisdiction or cultivate the same as he may deem be expenses of the receivership and foreclosured by this mortgage and collectible according to the mortgage, or either of them, shall be princy in connection therewith, and all experiment in the contrained of them, shall be proven in connection therewith, and all experiments in the contrained of them, shall be expenses of the receivership and foreclosured by this mortgage and collectible according the them. Appril	sion or renewal thereof), of even date of, with interest at the rate of husband and wife of, husband and wife or advanced by Mortgagee pursuant and encumbrances, with interest, which there with such other insurance as Mortgage in the same is now used; or ate or hereafter constructed in or upon the United States of America, at Mortganced by Mortgagee to Mortgagor or for the rate specified in said note; property or its use. VEEN MORTGAGOR AND MORTGAGI use of or injury to any of said proper zed, in the name of Mortgagor, to exect a said note contained shall thereafter in time, without notice and without affect is so or forbearances or any extensions of evenues or other moneys received by Mortgagor as if the same were set out the term of the created hereby, and the term 'Mortgagor or any other lien, charge or encumbrated of or in custody of any court, or if such y created or the priority of said lier lortgage, shall determine and enter upo even necessary to expend for any such reby and shall be repaid, immediately as, by foreclosure or otherwise, whether not five case shall, at the request of st for the interest of all parties concern rer, and the indebtedness and expenses placed in the hands of an attorney for ness incurred in procuring abstracts of gly. Telease hereof, and same shall be recornance	to any term or provision of this mortgage; and affect said property or this mortgage or the indigage may require, satisfactory to and with loss property to effect such repairs thereof as Mortgage said real property; gagee's Regional Office in Omaffa, Nebraska, or or the benefit or account of Mortgagor pursuant to any manner affect the right of Mortgage to require the liability of any person for payment of any the time for payment of any indebtedness secured ortgagee under any insurance policy or award here from the lien created hereby; dortgagee, whether herein or by law conferred, and to full at this place, and said note and this mortified to the payment of any indebtedness secured for full at this place, and said note and this mortified to the payment of any indebtedness secured to the singular number, as used herein, shall include herein contained or in making any payment under ance upon or against any of said property, or if Mortgagor abandon any of sald property, then in or any right of Mortgagee hereunder, to: in said property, inspect, repair and maintain the sapurpose, and all moneys so advanced and expending without demand, by Mortgagor to Mortgagor, and Mortgagee, appoint a receiver to take immediate ed, and shall be liable to account to Mortgagor on hereby secured, and herein mentioned. collection or foreclosure or other legal proceeding title for purposes of the foreclosure suit, and sided at the expense of the Mortgagor.	able in installments as therein probable in installments as therein probable to Mortgagee, upon the burny of said property; may require: at such other place as Mortgage any covenant or agreement herein ortgage, who may apply the sauppeal from any such award; uire or enforce performance of the indebtedness secured hereby or the hereby; sin mentioned or otherwise; and may be enforced concurrently therefage shall constitute and be concereby in such order as Mortgage and successors in interest and all er, holder or pledgee of any indebt the plural; said note (or any extension or refame and perform such ortgage is larged by Mortgagee, with interest the dry Mortgagee, with interest the dry Mortgagee, with interest the dry Mortgagee, with interest the said and time after the commencem possession of said property and of the net profits after applicates, the Mortgagor will pay a reasuch attorney fee and expenses she

,in and for Pima

commission expires Dec. 16, 1937

Edmund Atkinson Notary Public. Arizona County, Nowax