A.W.Frey and Wife	Filed for Record the 30 day of October 193
•	at 1:45 o'clock P. M.
TO	
J.I.Wildin, et al	#4237 Valda C. Bishop Recorder.
8-1-WIIdin, CU di	By Pearl W. Shetterly
	Recording fee, \$ 1.50 \int Deputy.
and between A.W.Frey and wife, Louella	A. D. 19 3  Frey  and State of Iowa, party of the first part, Mortgagor, a
J.I.Wildin, Lizzie McGinnis and J.G.M Madison County, lowa, party	Martin,
WITNESSETH: That the said party of the first part for a Phree Thousand, Seven Hundred, Ninety id by the said party of the second part, the receipt of which is	and in consideration of the sum of
Thirty-two (32) Crawford Townsh North Eighty-three andthree-ten Quarter (NEZ) of Section Five (The Northwest Quarter (NWZ) of Four (4) South Township, Madiso 42.2 acres.  (All of the above described land	Southeast Quarter(SE <sub>2</sub> ) of Section aip, Madison County, Iowa; aths (83.3) acres of the Northeast (5), in South Township, Madison County, Iowa; the Northwest Quarter (NW <sub>2</sub> ) of Section on County, Iowa, which contains about ad being 165.5 acres more or less and
known as the A.W.Frey farm.)  This mortgage is a junior mortg described land for \$7,600.00.	gage to a mortgage now on the above
fee of the premises aforesaid; that the said premises are free and the thereto against the lawful claims of all persons whomsoever. Provided, however, that if the first party shall pay or cause ree Thousand, Seven Hundred, Ninety Seven the 16th day of September A.	the second party, its heirs, successors and assigns, that they are lawfully seized clear of all encumbrances; and that they will forever warrant and defend to the second party, its heirs, successors or assigns the sum ten and 13/100(\$3797.13) DOLLAND. 1941, at Winterset, Iowa, promissory note S. of the said
A.W.Frey and wife Louella Frey	McGinnis and J.C.Martin
I all such sums of money as may be advanced by the party of t I singular the covenants and agreements herein contained for remain in full force and effect.	the second part, its heirs, successors or assigns, and shall keep and perform said first party to keep and perform then These Presents to Be Void, otherwise
rs, successors and assigns, as follows:	strators, grantees and assigns hereby covenants and agrees with second party,
First. To pay or cause to be paid the principal sum and interest above special costs and expenses of collection, if any there shall be, and any costs, of priority of this mortgage, or in foreclosing the same or in defending any actic Second. To pay all taxes, assessments and other charges which are now a line	ified, or as set out in the certain promissory note or notes hereinbefore referred to, toget harges or attorney's fees incurred and paid by second party, its successors or assigns, in maintain on affecting the title to said property.  en or may hereafter be levied or assessed upon or against the said premises or any part thereof, uent.
Third. To keep the buildings erected thereon or at any time hereafter erected than two-thirds of their actual value, loss, if any, payable to second party, or any the premium for such insurance when the policies are issued, and to de Fourth. To keep all improvements including fences and all appurtenances the	d upon said property, insured against loss or damage by fire, lightning and tornado in a sum of the successors or assigns, such insurance to be obtained in a company satisfactory to second particles such policies and all renewals to second party.  The said premises in good condition and repair, and not present now upon or hereafter effected on the said premises in good condition and repair, and not
mit or permit waste of the premises hereby mortgaged, nor use or allow same Fifth. That should first party fail to pay said taxes, charges or assessments, e used for any unlawful purpose, then the second party may pay such taxes, emoval of improvements or use of said property for any unlawful purposes aeven per cent per annum from the date of such payments, and all such expen	to be used for any unlawful purpose.  or to effect and maintain said fire and tornado insurance or suffer waste or permit said premi, charges and assessments, may purchase insurance, may redeem from tax sale, may enjoin any wa and any moneys so expended shall be repaid to second party, its successors or assigns, with interditures shall be secured by this mortgage and shall be collectible as a part of and in the same
Sixth. And it is further agreed between the parties hereto that if default shatterest, as the same matures or if first party allows the taxes or assessments over or suffer to be removed any buildings, fences, or other improvements the erty, or that may hereafter at any time be placed thereon, in good repair, of or damage by fire and lightning and tornado, payable as above provided; or fies, or any renewals thereof, to second party, or its assigns; or use or permit erty shall be diminished; or if any suit be brought by any person, affecting it in any manner its validity, then upon the happening of any of said continuity in the property of the said continuity is immediately become due and collectible; and the second party or it	hall be made in payment of the debt secured by this mortgage, or any part thereof, either principles or other charges on the said mortgaged property, or any part thereof, to become delinquent; therefrom; or fail to keep said buildings, fences and all other improvements that are now on some fail to keep the buildings now erected, or hereafter to be erected on said property; insured again to pay the insurance premiums when the contemplated policies are issued; or fail to deliver some said property to be used for any unlawful purpose, or do any other act whereby the value of some any manner, the title of first party, or wherein a lien is claimed superior to this mortgage thingencies, at the option of second party, or its assigns, the whole indebtedness secured hereby she assigns may proceed at once, or at any time later, to foreclose this mortgage.
cting all the costs of such proceedings.	estate are hereby pledged as security for payment of said debt, interest, attorney fees and costs, a ll be entitled to have a receiver appointed to take possession of said property, real and person ate and apply the net profits to the payment of said debt and interest and costs of the suit af
Eighth. It is further agreed and the party of the first part hereby expressly we ially agreeing that the said premises shall be liable for the debt hereby see ibed may be offered for sale as one tract.	raives the privileges and rights which are afforded by the homestead statutes of the State of Iov cured, and in case of the foreclosure of this mortgage for any cause, the premises hereinable
IN WITNESS WHEREOF, We have hereunto set our hand	
	A.W.Frey Louella Frey
On the 16th day of September  onty, Iowa, came A.W. Frey and Louella Frey	A. D. 19.20, before the undersigned, a Notary Public in and for Madiso

Charles D. Van Werden Notary Public in and for Madison County, Iowa.