	MORTGAGE	Madison STATE OF IOWA, Crawlord County, ss.
		=
Fred C. Day	FROM vis and wife	Filed for Record the 14 day of Merch
		A. D. 19.36, at 9:00 o'clock A. M.
Cass Find	TO	#858 <u>Velda C. Bishop</u> , Record
	· · · · · · · · · · · · · · · · · · ·	γ
		Recording Fee, \$ 1.10
THIS MORTGAG	E, Made the 28	lay of February A. D. 19.36., by and betw
		, his wife
	Cass Pindell	
reinafter called the n		
		F
		(\$ 1200.00) DOLL
id by the mortgagee,	do hereby sell and convey to the mortgagee	heirs and assigns, the property described as follows:
2	West one half $(\frac{1}{2})$ of the	Southeast One Fourth (1/4)
, C	in Section Thirty six (36	5), Township Seventy four (74)
4		(28) Madison County, State of Iowa.
0		, , , , , , , , , , , , , , , , , , ,
		:
-pue	e	
M-rigingia Record.		
	·	
£		•
th all appurtenances the on said land from no a petition for the for Mortgagors warrant cord. To be void upon the form the cord.	w until the debt secured hereby has been paid; a reclosure of this mortgage upon failure to comply the title to said property against all persons we following conditions:	and in addition thereto, the right to possession of said land from the time of the fil with all the conditions and stipulations hereof. The homsoever, and to be free and clear of all liens and incumbrances except those now
th all appurtenances the on said land from no a petition for the for Mortgagors warrant ford. To be void upon the First: That the mo	w until the debt secured hereby has been paid; a reclosure of this mortgage upon failure to comply the title to said property against all persons we following conditions: rtgagors shall pay to the mortgagee or	and in addition thereto, the right to possession of said land from the time of the file with all the conditions and stipulations hereof. Thomsoever, and to be free and clear of all liens and incumbrances except those now hereof. The same and the file with all liens and incumbrances except those now hereof.
th all appurtenances the said land from no a petition for the for Mortgagors warrant cord. To be void upon the First: That the mo	w until the debt secured hereby has been paid; a reclosure of this mortgage upon failure to comply the title to said property against all persons we following conditions: rtgagors shall pay to the mortgagee or	and in addition thereto, the right to possession of said land from the time of the file with all the conditions and stipulations hereof. Thomsoever, and to be free and clear of all liens and incumbrances except those now heirs, executors or assigns, the sum of \$1200.00 DOLLA
th all appurtenances the on said land from no a petition for the for Mortgagors warrant ord. To be void upon the First: That the mo	w until the debt secured hereby has been paid; a reclosure of this mortgage upon failure to comply the title to said property against all persons we following conditions: rtgagors shall pay to the mortgagee or his Hundred and no/100 day of March	and in addition thereto, the right to possession of said land from the time of the five with all the conditions and stipulations hereof. homsoever, and to be free and clear of all liens and incumbrances except those now heirs, executors or assigns, the sum of
th all appurtenances the on said land from no a petition for the form Mortgagors warrant ford. To be void upon the First: That the moreonal from the form the first in the more form the first in the tenotion of the first interest to the tenotion said from the first interest to the tenotion of the first interest to the tenotion of the first interest to the tenotion of the first interest in the first interest interest in the first interest interest in the first interest in the first interest interest in the first interest interes	w until the debt secured hereby has been paid; a reclosure of this mortgage upon failure to comply the title to said property against all persons we following conditions: rtgagors shall pay to the mortgagee or his Hundred and no/100 day of March r and effect of the one certain pro-	and in addition thereto, the right to possession of said land from the time of the file with all the conditions and stipulations hereof. homsoever, and to be free and clear of all liens and incumbrances except those now heirs, executors or assigns, the sum of \$1200.00 DOLLANDA, D. 19.41
th all appurtenances the poor said land from no a petition for the for Mortgagors warrant cord. To be void upon the First: That the mo Twelve the according the interest to the teno Fred Fred	w until the debt secured hereby has been paid; a reclosure of this mortgage upon failure to comply the title to said property against all persons we following conditions: rtgagors shall pay to the mortgagee or his Hundred and no/100 day of March r and effect of the one certain pro	and in addition thereto, the right to possession of said land from the time of the file with all the conditions and stipulations hereof. homsoever, and to be free and clear of all liens and incumbrances except those now heirs, executors or assigns, the sum of \$1200.00 DOLLAI A. D. 19.41
th all appurtenances the on said land from no a petition for the form a petition for the form Mortgagors warrant ord. To be void upon the First: That the monomorphism interest to the teno Fred ed. February Second: That the monomorphism read estate able value in a response to the impaired, and pay This mortgage shall	w until the debt secured hereby has been paid; a reclosure of this mortgage upon failure to comply the title to said property against all persons we following conditions: rtgagors shall pay to the mortgagee or his Hundred and no/100 day of March r and effect of the One certain pro C. Davis and Amy M. Davis A. D. 19 36, and nortgagors shall from now until the debt secured te in as good repair as they now are and insure the insible company or companies satisfactory to more r season, and farm and care for the premises in say, when due, the sum payable on each lien having secure all sums paid by mortgagee to comply we	all such other sums of money as may be advanced by the mortgagee hereunder. hereby is paid, keep the buildings, fences and other improvements and appurtenan he buildings for the use and benefit of the mortgagee in a sum not less than their tgagee, and deliver the policies and renewal receipts to the mortgagee, and plant a such manner that neither the productivity of said land nor the value of the premissory to the debt secured hereby. In addition thereto, the right to possession of said land from the time of the fill with all lies and incumbrances except those now hereof. In addition thereto, the fill with all lies and incumbrances except those now hereof. In addition thereto, the fill with all lies and incumbrances except those now hereof. In addition the time of the fill with all lies and incumbrances except those now hereof. In addition the time of the fill with all lies and incumbrances except those now hereof. In addition the time of the fill with all lies and incumbrances except those now hereof. In addition the time of the fill with all lies and incumbrances except those now hereof. In addition the time of the fill with all lies and incumbrances except those now hereof. In addition the time of the fill lies and incumbrances except those now hereof. In addition the time of the fill lies and incumbrances except those now hereof. In addition the time of the fill lies and incumbrances except those now hereof. In addition the time of the fill lies and incumbrances except those now hereof. In addition the fill lies and incumbrances except those now hereof. In addition the fill lies and incumbrances except those now hereof. In addition the fill lies and incumbrances except those now hereof. In addition the fill lies and incumbrances except those now hereof. In addition the fill lies and incumbrances except those now hereof. In addition the fill lies and incumbrances except those now hereof. In addition the fill lies and incumbrances except those now hereof. In addition the fill lies and inc
th all appurtenances the on said land from no a petition for the form Mortgagors warrant ford. To be void upon the First: That the monounce the land land from the land land land land land land land land	w until the debt secured hereby has been paid; a reclosure of this mortgage upon failure to comply the title to said property against all persons we following conditions: rtgagors shall pay to the mortgagee or his Hundred and no/100 day of March r and effect of the one certain pro C. Davis and Amy M. Davis A. D. 19 36, and nortgagors shall from now until the debt secured te in as good repair as they now are and insure the insible company or companies satisfactory to more reseason, and farm and care for the premises in secure all sums paid by mortgagee to comply we therefor incurred by mortgagee in maintaining of the original debt secured hereby. Regagors to comply with any one or more of the absence of the property of the said of the property of the said of the property of the said of the original debt secured hereby.	with all the conditions and stipulations hereof. homsoever, and to be free and clear of all liens and incumbrances except those now heirs, executors or assigns, the sum of
th all appurtenances the on said land from no a petition for the form Mortgagors warrant ord. To be void upon the First: That the mongard to the Land Cording the interest to the tenomal of the mortgage shall crops in property all crops in property in possession thereof the mortgaged preperty in possession the possession thereof the possession the possession the possession the possession the posse	w until the debt secured hereby has been paid; a reclosure of this mortgage upon failure to comply the title to said property against all persons we following conditions: rtgagors shall pay to the mortgagee or his Hundred and no/100 day of March r and effect of the One certain pro C. Davis and Amy M. Davis 28 A. D. 19. 36, and nortgagors shall from now until the debt secured te in as good repair as they now are and insure the insible company or companies satisfactory to more reseason, and farm and care for the premises in say, when due, the sum payable on each lien having secure all sums paid by mortgagee to comply we therefor incurred by mortgagee in maintaining of the original debt secured hereby. Igagors to comply with any one or more of the above ership of said land, shall, at mortgagee's option, or a decrease of the total companies of the code of or of the vendee thereof, for all sums in excess mises have been exhausted; and mortgagee, either	all such other sums of money as may be advanced by the mortgagee hereunder. hereby is paid, keep the buildings, fences and other improvements and appurtenance buildings for the use and benefit of the mortgagee, and deliver the policies and renewal receipts to the mortgagee, and plant a griffing priority to the debt secured hereby. It the terms of this mortgage to be performed by mortgagors, including all expense this lien, its priority or foreclosure, to the same extent and upon the same terms over conditions of this mortgage or any note secured hereby, either wholly or in paraset the whole and all sums hereby secured to become due and collectible forthwich under, is and shall be decreed, on the foreclosure of this mortgage, to have prior 1924, whether said crops are the property of the then owners of said land or of the original debt secured hereby and for so much of the original debt as may remember or on the commencement of an action to foreclose this mortgage, or at a
th all appurtenances the on said land from no a petition for the for Mortgagors warrant ord. To be void upon the First: That the mo Twelve the Lacording hinterest to the teno Fred ed February Second: That the more to on said real estate able value in a response vest all crops in proper be impaired, and pay This mortgage shall gation or preparation uch sums were part or A failure of the mortgale or change of own nout notice or demand It is hereby expressly the mortgaged prender	w until the debt secured hereby has been paid; a reclosure of this mortgage upon failure to comply the title to said property against all persons we following conditions: rtgagors shall pay to the mortgagee or his Hundred and no/100 day of March r and effect of the One certain pro C. Davis and Amy M. Davis 28 , A. D. 19 36, and mortgagors shall from now until the debt secured the in as good repair as they now are and insure the insible company or companies satisfactory to more reseason, and farm and care for the premises in secure all sums paid by mortgagee to comply with the original debt secured hereby. Tagagors to comply with any one or more of the absership of said land, shall, at mortgagee's option, or agreed that mortgagee's lien upon the crops here in tas is given under Section 10261 of the Code of of or of the vendee thereof, for all sums in excess mises have been exhausted; and mortgagee, either entitled to the appointment of a Receiver who shall to sell the crops or any part thereof at any part thereof at any	with all the conditions and stipulations hereof. homsoever, and to be free and clear of all liens and incumbrances except those now heirs, executors or assigns, the sum of
th all appurtenances the on said land from no a petition for the form a petition for the form Mortgagors warrant ford. To be void upon the First: That the mongard from the mongard form of the mongard from the mongard from the mortgage shall gation or preparation uch sums were part on the mortgage of own thout notice or demand the first following if any crops are thereof the mortgaged prenet the mortgaged	w until the debt secured hereby has been paid; a reclosure of this mortgage upon failure to comply the title to said property against all persons we following conditions: rtgagors shall pay to the mortgagee or his Hundred and no/100 day of March r and effect of the One certain pro C. Davis and Amy M. Davis 28 , A. D. 19 36, and mortgagors shall from now until the debt secured the in as good repair as they now are and insure the insible company or companies satisfactory to more reseason, and farm and care for the premises in secure all sums paid by mortgagee to comply with the original debt secured hereby. Tagagors to comply with any one or more of the absership of said land, shall, at mortgagee's option, or agreed that mortgagee's lien upon the crops here in tas is given under Section 10261 of the Code of of or of the vendee thereof, for all sums in excess mises have been exhausted; and mortgagee, either entitled to the appointment of a Receiver who shall to sell the crops or any part thereof at any part thereof at any	all such other sums of money as may be advanced by the mortgagee hereunder. hereby is paid, keep the buildings, fences and other improvements and appurtenan he buildings for the use and benefit of the mortgagee, and deliver the policies and renewal receipts to the mortgagee, and plant a griority to the debt secured hereby. the therems of this mortgage to be performed by mortgagors, including all expense this lien, its priority or foreclosure, to the same extent and upon the same terms ove conditions of this mortgage or any note secured hereby, either wholly or in paralause the whole and all sums hereby secured to become due and collectible forthwice under, is and shall be decreed, on the foreclosure of this mortgage, to have priori 1924, whether said crops are the property of the then owners of said land or of to fit he original debt secured hereby and for so much of the original debt as may rema before or on the commencement of an action to foreclose this mortgage, or at a said have the power to take and hold possession of said premises and to rent the said the rents and profits therefrom and to take possession of all crops hereby mortgage and all have the power to take and hold possession of said premises and to rent the said the rents and profits therefrom and to take possession of all crops hereby mortgage of carrying out the provisions of this mortgage and the payment of the debt secured of carrying out the provisions of this mortgage and the payment of the debt secured of carrying out the provisions of this mortgage and the payment of the debt secured of the foreclosure of the mortgage of carrying out the provisions of this mortgage and the payment of the debt secured of carrying out the provisions of this mortgage and the payment of the debt secured are first herein written.
th all appurtenances the on said land from no a petition for the form Mortgagors warrant tord. To be void upon the First: That the monometric to the teno Fred hinterest to the teno Fred ed. February Second: That the monometric to the teno said real estate able value in a response to the impaired, and pay This mortgage shall gation or preparation uch sums were part of the first to the same extend the same extends and pay the same extends the mortgaged premer the mor	w until the debt secured hereby has been paid; a reclosure of this mortgage upon failure to comply the title to said property against all persons we following conditions: rtgagors shall pay to the mortgagee or his Hundred and no/100 day of March r and effect of the One certain processes and farm now until the debt secured the in as good repair as they now are and insure the in as good repair as they now are and insure the insible company or companies satisfactory to more reseason, and farm and care for the premises in say, when due, the sum payable on each lien having secure all sums paid by mortgagee to comply we therefor incurred by mortgagee in maintaining for the original debt secured hereby. Teagors to comply with any one or more of the absership of said land, shall, at mortgagee's option, or a greed that mortgagee's lien upon the crops here at as is given under Section 10261 of the Code of off or of the vendee thereof, for all sums in excess, mises have been exhausted; and mortgagee, either entitled to the appointment of a Receiver who shall in not sufficiently matured for harvesting, to cultificate the coops or any part thereof at any is received from such sale be used for the purpose	all such other sums of money as may be advanced by the mortgagee hereunder. A. D. 19. 41 comissory note
th all appurtenances the on said land from no a petition for the form Mortgagors warrant tord. To be void upon the First: That the monometric to the teno Fred hinterest to the teno Fred ed. February Second: That the monometric to the teno said real estate able value in a response to the impaired, and pay This mortgage shall gation or preparation uch sums were part of the first to the same extend the same extends and pay the same extends the mortgaged premer the mor	w until the debt secured hereby has been paid; a reclosure of this mortgage upon failure to comply the title to said property against all persons we following conditions: rtgagors shall pay to the mortgagee or his Hundred and no/100 day of March r and effect of the One certain processes and farm now until the debt secured the in as good repair as they now are and insure the in as good repair as they now are and insure the insible company or companies satisfactory to more reseason, and farm and care for the premises in say, when due, the sum payable on each lien having secure all sums paid by mortgagee to comply we therefor incurred by mortgagee in maintaining for the original debt secured hereby. Teagors to comply with any one or more of the absership of said land, shall, at mortgagee's option, or a greed that mortgagee's lien upon the crops here at as is given under Section 10261 of the Code of off or of the vendee thereof, for all sums in excess, mises have been exhausted; and mortgagee, either entitled to the appointment of a Receiver who shall in not sufficiently matured for harvesting, to cultificate the coops or any part thereof at any is received from such sale be used for the purpose	all such other sums of money as may be advanced by the mortgagee hereunder. hereby is paid, keep the buildings, fences and other improvements and appurtenan he buildings for the use and benefit of the mortgagee, and deliver the policies and renewal receipts to the mortgagee, and plant a griority to the debt secured hereby. It the terms of this mortgage to be performed by mortgagors, including all expense this lien, its priority or foreclosure, to the same extent and upon the same terms ove conditions of this mortgage or any note secured hereby, either wholly or in parause the whole and all sums hereby secured to become due and collectible forthwinder, is and shall be decreed, on the foreclosure of this mortgage, to have prior 1924, whether said crops are the property of the then owners of said land or of to fit he original debt secured hereby and for so much of the original debt as may remisher to renew and profits therefrom and to take possession of all crops hereby mortgage of carrying out the provisions of this mortgage, without notice, all for the benefit of the mortgage of carrying out the provisions of this mortgage and the payment of the debt secured mortgage of carrying out the provisions of this mortgage and the payment of the debt secured are provisions of this mortgage, without notice, all for the benefit of the mortgage of carrying out the provisions of this mortgage and the payment of the debt secured of the original debt as may remisher to the commencement of an action to foreclose this mortgage, or at a tall have the power to take and hold possession of said premises and to rent the said the rents and profits therefrom and to take possession of all crops hereby mortgage of carrying out the provisions of this mortgage and the payment of the debt secured are first herein written.
th all appurtenances the on said land from no a petition for the for Mortgagors warrant ford. To be void upon the First: That the mongard from the mortgage shall gation or preparation under sums were part of the mortgage of own the mongard from the mortgage from the mortgaged prenest in possession thereof the mortgaged prenest from the mo	w until the debt secured hereby has been paid; a reclosure of this mortgage upon failure to comply the title to said property against all persons we following conditions: rtgagors shall pay to the mortgagee or	with all the conditions and stipulations hereof. homsoever, and to be free and clear of all liens and incumbrances except those now heirs, executors or assigns, the sum of heirs yet and the sum of the said. A. D. 19. 41 all such other sums of money as may be advanced by the mortgagee hereunder. The buildings for the use and benefit of the mortgagee in a sum not less than their traggee, and deliver the policies and renewal receipts to the mortgagee, and plant a such manner that neither the productivity of said land nor the value of the premity appropriate to the debt secured hereby. In the terms of this mortgage to be performed by mortgagors, including all expense this lien, its priority or foreclosure, to the same extent and upon the same terms ove conditions of this mortgage or any note secured hereby, either wholly or in paraset the whole and all sums hereby secured to become due and collectible forthwich as the whole and all sums hereby secured to become due and collectible forthwich and the whole and all sums hereby secured to become due and collectible forthwich and the whole and the property of the then owners of said land or of the original debt secured hereby and for so much of the original debt as may remain before or on the commencement of an action to foreclose this mortgage, or at a mall have the power to take and hold possession of said premises and to rent the said the verther than action to foreclose this mortgage, or at a time, at private or public sale, without notice, all for the benefit of the mortgago of carrying out the provisions of this mortgage and the payment of the debt secural first herein written. Fred C. Davis Amy M. Davis
th all appurtenances the on said land from no a petition for the for Mortgagors warrant ford. To be void upon the First: That the monometric to the teno freed interest to the teno freed ed. February Second: That the monometric to the teno freed ed. February Second: That the monometric to the teno freed ed. February Second: That the monometric to the mortgage shall gation or preparation for the mortgage of own the following the mortgage of the mortgage of the mortgage of the mortgage of the mortgaged prender the mortgag	w until the debt secured hereby has been paid; acclosure of this mortgage upon failure to comply the title to said property against all persons we following conditions: rtgagors shall pay to the mortgagee or	with all the conditions and stipulations hereof. homsoever, and to be free and clear of all liens and incumbrances except those now heirs, executors or assigns, the sum of hereby is paid, the mortgage hereunder. (\$.1200.00 DOLLAI A. D. 19. 41 A. D. 19. 4
th all appurtenances the on said land from no a petition for the form a petition for the form Mortgagors warrant ford. To be void upon the First: That the monomer welves the Lacording of the interest to the tenomer of the first on said real estate able value in a response to the same extension or preparation function or preparation function or the mortgage shall gation or preparation function or demand the sums were part or the first or the same extension to the same extension the same extension the same extension to the same extension to the same extension to the same extension to the same extension the mortgaged prender the mor	w until the debt secured hereby has been paid; acclosure of this mortgage upon failure to comply the title to said property against all persons we following conditions: rtgagors shall pay to the mortgagee or his Hundred and no/100 day of March r and effect of the ONE certain processes and effect of the payons and the debt secured te in as good repair as they now are and insure the insible company or companies satisfactory to more reseason, and farm and care for the premises in sy, when due, the sum payable on each lien having secure all sums paid by mortgagee to comply with the original debt secured hereby. Igagors to comply with any one or more of the absence of the expiration of the year of redemption, coldered to the appointment of a Receiver who she in the spiration of the year of redemption, collered to the appointment of a Receiver who she is the expiration of the year of redemption, collered to the appointment of a Receiver who she is the expiration of the year of redemption, collered to the appointment of a Receiver who she is the expiration of the year of redemption, collered to the appointment of a Receiver who she is the expiration of the year of redemption, collered to the appointment of a Receiver who she is the expiration of the year of redemption, collered to the appointment of a Receiver who she is the expiration of the year of redemption, collered to the appointment of a Receiver who she is the expiration of the year of redemption, collered to the appointment of a Receiver who she is the expiration of the year of redemption, collered to the appointment of a Receiver who she is the expiration of the year of redemption, collered to the appointment of a Receiver who she is the expiration of the year of redemption, collered to the appointment of a Receiver who she is the expiration of the year of redemption, collered to the appointment of a Receiver who she is the expiration of the year of redemption, collered to the appointment of a Receiver who she is the part of the year of redemption.	ind in addition thereto, the right to possession of said land from the time of the file with all the conditions and stipulations hereof. homsoever, and to be free and clear of all liens and incumbrances except those now heirs, executors or assigns, the sum of heirs and appurtenance he buildings for the use and benefit of the mortgagee hereunder. A. D. 19. 41 all such other sums of money as may be advanced by the mortgagee hereunder. hereby is paid, keep the buildings, fences and other improvements and appurtenance the buildings for the use and benefit of the mortgage in a sum not less than their traggee, and deliver the policies and renewal receipts to the mortgage, and plant a growing to the debt secured hereby. The hereby and the provision of this mortgage, to have prioring the whole and all sums hereby secured to become due and collectible forthwing under, is and shall be decreed, on the foreclosure of this mortgage, to have prioring 1924, whether said crops are the property of the then owners of said land or of the original debt as may remain the whole and all sums hereby secured to become due and collectible forthwing under, is and shall be decreed, on the foreclosure of this mortgage, to have prioring 1924, whether said crops are the property of the then owners of said land or of the original debt
th all appurtenances the on said land from no a petition for the for Mortgagors warrant cord. To be void upon the First: That the monometric to the tenometric to the mortgage shall gation or preparation to the same extent the tenometric to the same extent the mortgaged prendent the mortgaged pr	w until the debt secured hereby has been paid; a reclosure of this mortgage upon failure to comply the title to said property against all persons we following conditions: rtgagors shall pay to the mortgagee or his Hundred and no/100	with all the conditions and stipulations hereof. homsoever, and to be free and clear of all liens and incumbrances except those now heirs, executors or assigns, the sum of heirs, executors or assigns the sum of herotary entrances hereby executors
th all appurtenances the con said land from no a petition for the for Mortgagors warrant cord. To be void upon the First: That the monomore is the more is to the teno freed ted. To be read to the teno freed in a responsive test all crops in properties and the mortgage properties are the mortgaged preneries the mort	w until the debt secured hereby has been paid; a reclosure of this mortgage upon failure to comply the title to said property against all persons we following conditions: rtgagors shall pay to the mortgagee or his Hundred and no/100 day of March r and effect of the One certain process of the control of the property of the promote of the prom	heirs, executors or assigns, the sum of.

on assignment of stimosech surreques of