| MORTGAGE | STATE OF IOWA, Madison County, ss. |
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| No. 2648 | Filed for Record theday ofMay |
| C. H. Wicks and Retta Wicks | A. D. 19-40, at 7:30o'clockA.M. |
| At We have and House Have | Pearl E. Shetterly , Recorder |
| TO THE | By, Deputy |
| BANKERS LIFE COMPANY, DES MOINES, IOWA | Recording Fee, \$ 1.20 1 |
| FOR THE CONSIDERATION OF Seven Thouse | and Five Hundred & no/100 DOLLARS |
| • | and and wife, |
| | , hereinafter called "first parties," hereby sell and convey to the BANKERS |
| LIFE COMPANY, of the County of Polk and State of Iowa, hereinafter cal | lled "second party," the following described real estate situated in |
| Madison County, Iowa, described as follows | s. to-wit: |
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| and also all the rents, issues, uses, profits, and income therefrom, and all the strument are complied with and fulfilled. | e crops at any time raised thereon from the date of this agreement until the terms of this in- |
| successors and assigns, forever and the said first parties do covenant with said that they have good right and lawful authority to sell and convey the sam | purtenances thereunto belonging, or in anywise appertaining, unto said second party and its descond party, and its successors and assigns, that they are lawfully seized of said premises; he; that they are free from all liens and encumbrances; and that the said second party, and he said first parties hereby warrant and will defend the title to the same against all persons |
| It is agreed that if said first parties fail to keep and perform any of the said second party, either before commencement of suit or at any time appointment of a receiver, who shall have power to take and hold possession the benefit of said second party, and such receiver shall be appointed upon the provisions hereof, either independently of or in connection with the comm in no event be barred, forfeited, or retarded by reason of delay or of a judg pointed upon application of said second party shall exist regardless of the sand irrespective of the value of said premises, or of the amount of waste, los sion by the receiver shall in no way retard collection or the institution of suit | the agreements of this instrument or cause or suffer default therein or thereof in any respect, thereafter, shall be entitled to the possession of said property real and personal and to the nof all of said property, to rent the same, and to collect the rents and profits therefrom for the application of said second party at any time after default of said first parties in any of encement of foreclosure or when suit is begun or at any time thereafter, and such right shall gment, decree, or sale ordered in any suit, and, further, such right to have such receiver apsolvency or insolvency of said first parties, or any of them, or of their successors or assigns, as or destruction of the premises or of the rents and profits thereof. Such taking of possessing the receiver shall be held to account only for the net profits derived from said property. In the perform all the conditions hereof and pay said second party or its assigns |
| Seven Thousand Five Hundred & no/100 - accordance with the terms of the note s | ecured hereby ereon from May 1, 1940 at the rate of four per cent |
| per annum, payable semi-annually, on the first days ofMay | and November in each year, according to |

| HANDE THE THE THE THE THE TAX AND AN AND AN | with interest thereon from | May 1, | 1940 | at the rate of four per cent |
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| per annum, payable semi-annually, on the first days of | May | a nd | November | in each year, according to |
| the tenor of One principal mortgage note. | , of even date herewith m | ade to the order o | f said BANKERS LI | IFE COMPANY, with interest thereon at |
| the rate ofper cent per annum after due, payable at the Said first parties shall pay all the taxes and assessments that may be levied on this mortgage or on the debt hereby see on account of such ownership, before delinquent and said first | e office of the BANKERS I upon said property in an sured or that may be payal | LIFE COMPANY y manner laid or a ble by or chargeabl | T, at Des Moines, Iow assessed, including pe le to the holder hereo | 7a. ersonal taxes, and all taxes or assessments of or the owner of the debt hereby secured |
| second party in a sum not less than Three Tho and shall deliver all policies and renewal receipts to said secon party shall have the right to pay such taxes and keep the prope attorney's fee and the expenses of continuation of abstract, a tion with third parties to protect the lien of this mortgage. | nd party and if the taxes a rty insured and recover the nd, in fact, all expenses an | re not so paid, or e amount so expend id attorney's fees i | the insurance so kept led, and said first par ncurred by said secor | t in force by said first parties, said second ties shall pay in case of suit, a reasonable nd party or its assigns by reason of litiga- |
| A failure to comply with any one of the agreements he second party or its assigns so elects, and no demand for fulfill ment of suit for the collection of the debt hereby secured, or so of said property and account only for the net profits. | nent of broken conditions of any part thereof, or the for | or notice of election reclosure of this mo | n to consider the debt ortgage. Said second | due shall be necessary before commenced party or its assigns may take possession |
| All moneys paid by said second party or its assigns for | | of title, or to prot | tect the lien of this m | nortgage, shall bear interest at the rate of |
| If said first parties keep and perform all the agreements released of record, the release therefor shall be filed and reco | of this mortgage, then the | ese presents shall l d first parties. | be void, otherwise in | full force and effect. If this mortgage is |
| Dated this twenty- nunth day of April | , 19. | 40 | C. H. Wi | cks |
| | | + - | Retta Wi | cks |
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| STATE OF IOWA, County of Madison | , 88. | | | |
| On this 30th day of April | , | A. D. 19_40, befo | ore the undersigned, | a Notary Public in and for said County of |
| Madison , and State of | Iowa | , personal | lly appeared | |
| C. H. Wicks and | | | | |

to me personally known to be the identical person S_ whose name_S_are.___affixed to the foregoing mortgage as grantor S_

Harry F. Anderson Notary Public,

in and for Madison County, Lowa.

and acknowledged said instrument and the execution thereof to be their voluntary act and deed.

WITNESS my hand and Notarial Seal, by me affixed the day and year last above written.