Form No. 111—Equitable Life Insurance Co., of Iowa, containing 2,026 printed words. Form F-30-10-2-38 27H.

MART PARROTT & SONS CO., WATERLOO, IOWA D5546 MORTGAGE	
	STATE OF IOWA, Madison County, ss.
No. 4211	Filed for Record the 8 day of August
Marguerite NaLean, a Widow,	A. D. 1940 at 3:16o'clock_ PM.
	Pearl E. Shetterly , Recorder
TO	By Wilma M. Wade , Deputy
EQUITABLE LIFE INSURANCE CO. OF IOWA	Recording Fee, \$2.20 /
THIS INDENTURE, Made and entered into thisl4t	hday ofMay A. D. 19_40, by and between
Marguerite Nalean,	a Widow,
of the County of Adams and	d State of, party of
at Des Moines, Iowa, party of the second part, mortgagee.	ANCE COMPANY OF IOWA, an Iowa corporation, with its home office
•	d in consideration of the sum of
	s hereby acknowledged, for which amount the party of first part is justly
indebted to party of second part, does hereby sell, convey, grant, and assigns forever, the following described real estate, lands and	bargain, mortgage and warrant unto the said second party, its successors l premises, together with and including all improvements, appurtenances, ing or arising therefrom, situated and located in the County of
.Madison	and State of, to-wit:
The North Three-fourths of the Sout of Section Thirty-Six (36), Townshi Range Twenty-Eight (28) West of the Forty-Nine and Thirty-Three One Hunwest One-Half of the North West Fra of Section Thirty-One (31), Townshi Range Twenty-Seven (27) West of the Containing in all 169.33 acres, more	p Seventy-Seven (77) North, 5th P.M.; and the West dredths (49.33) acres of the ctional Quarter ($W_{\overline{k}}$ NW Frl. $\frac{1}{4}$) p Seventy-Seven (77) North, 5th P.M.
For Assignment of Annexed Mortgage Sea Mortgage Record 94 Fage ///	
secured hereby shall be paid in full. And the party of the first exemption and homestead laws whatsoever, in and to the lands, p To have and to hold the premises, real estate, lands and propall estate, title, dower, right of homestead and claims whatsoever forever, hereby releasing and relinquishing all rights of dower and And the said first party does hereby covenant to and with the lawfully seized in fee of the premises aforesaid; that the said premand thatshewill forever warrant and defend the Provided, however, that if the first party shall pay, or cause of the principal and interest at the time, place and in the manner and the principal and interest at the time, place and in the manner and the principal and interest at the time, place and in the manner and the principal and interest at the time, place and in the manner and the principal and interest at the time, place and in the manner and the principal and interest at the time, place and in the manner and the principal and interest at the time, place and in the manner and the principal and interest at the time, place and in the manner and the principal and interest at the time, place and in the manner and the principal and the pr	erty above described with all the appurtenances thereunto belonging, and of said first party unto the said second party, its successors and assigns homestead therein. e second party, its successors and assigns, thatSheis
	7.000.00
ments herein contained for said first party to keep and perform, the	OF IOWA in the sum of \$7,000.00 , until maturity, payablesemiannually and lly, and shall keep and perform, all and singular, the covenants and agreen, These Presents To Be Void, otherwise to remain in full force and effect.
First party for herself and grantees hereby covenants and agrees with second party, its st	heirs, executors, administrators uccessors and assigns as follows:
First. To pay or cause to be paid the principal sum and interest above sp	ecified in the manner aforesaid, together with all costs and expenses of collection, if any second party in maintaining the priority of this mortgage or in foreclosing the same or
Second. To pay all taxes, assessments and other charges which are now a lie	on or may hereafter become a lien or may hereafter be levied or assessed upon or against ereby or on the lien hereby created, together with any other taxes or assessments which adebtedness or any part thereof, before the same shall become delinquent.

the right of homestead.

the day and year last above written.

SEAL

Third. To keep the but	ildings now located, or at any time hereafter erected upon said property, insured against loss or damage by fire, lightning, and tornado i THREE THOUSAND
	DOLLARS
loss if any, payable to second	d party or its assigns, such insurance to be obtained in companies satisfactory to second party; to pay the premiums for such insurance
and compromise any and all	and to deliver such policies and all renewals to second party; and the second party is hereby authorized, at its election, to collect, adjust losses under any and all insurance policies on said property and to apply the proceeds, first to the payment of collection costs, and the
balance, at its election, to the	e payment of (1) the mortgage debt, interest or repayment of any amounts advanced by the mortgages under any of the covenants herein vements; and the insurance carriers are hereby fully authorized to pay the sums becoming due thereunder to the second party, same to b
applied as aforesaid.	rements, and the insurance carriers are hereby fully authorized to pay the sums becoming due thereunder to the second party, same to be
Fourth. To keep all im	aprovements now upon or hereafter erected on the said premises in good condition and repair and will not commit or permit waste of the or use or allow same to be used for any unlawful purpose; and to maintain the land in a good state of cultivation, and to eradicate noxiou
weeds.	or use or anow same to be used for any unlawful purpose, and to maintain the land in a good scale of entitivation, and to eradicate noxida
Fifth. That should first	t party fail to pay said taxes, charges, or assessments, or to effect and maintain said fire and tornado insurance or suffer waste or perming unlawful purpose, then the second party may pay such taxes, charges and assessments, may purchase insurance, may redeem from ta
sale may enjoin any waste or	r removal of improvements or use of said property for any unlawful purposes and any moneys so expended shall be repaid to second party
its successors or assigns, with in the same manner as the pri	interest at seven per cent per annum, and all such expenditures shall be secured by this mortgage and shall be collectible as a part of an incipal sum hereby secured.
Sixth. That the second	party may release from the lien of this mortgage any part or parcel of the mortgaged property or premises upon such terms as it may
deem satisfactory without eff	feeting the lien hereof on the remainder; and the taking of additional security for this indebtedness or the extension or renewal of said reof shall at no time release or impair the security hereof.
Seventh. The bringing	or maintenance of an action at law for the collection of the debt secured hereby, or the filing of a claim in probate proceedings for said
debt, shall not release or impa	air the security of this mortgage.
ment of the mortgage debt; a	reed that the rents, issues, crops, profits and royalties of the real estate aforesaid are hereby pledged and conveyed as security for the pay and that in the event of a default of any nature or of maturity of the mortgage debt, either by default or by lapse of time, the note owner.
may take possession of all cro	ops and grain growing or stored on the mortgaged premises, and all rents accruing from said land, and may sell the same for such price owner deems best, and shall apply the proceeds to the payment of the sale expenses and costs, payment of taxes and the mortgage deb
secured hereby; and in the ev	vent an action is brought to foreclose this mortgage, or at any time thereafter and prior to the expiration of the period of redemption, an
mortgaged real estate and all	on, upon the application of the note holder, may at once and without any notice whatsoever appoint a receiver to take possession of the crops located or growing thereon or accruing therefrom, and said receiver shall be authorized to collect and market all of the crops and
rentals, and to rent the real	estate during the litigation and until the period of redemption expires, and to use and apply the income therefrom to the payment of the debt afore try repairs, taxes against the real estate and necessary insurance premiums, and shall apply the balance to the payment of the debt afore
said; and the said receivership	p shall apply to all of the mortgaged property including the homestead and all exempt property.
Ninth. That in the ever	ent the proceeds of this mortgage or any part thereof, or any other sums advanced by the note holder, are used for the purpose of paying or encumbrances, the note owner shall immediately be subrogated to all liens, estates and interest which the owner or owners of the said
prior liens, taxes or encumbra	ances had against the mortgaged property or any part thereof, and against the debtors or any of them.
Tenth. That should the	ere be any failure or default in the performance of any of the covenants, agreements or provisions herein contained, or if any part of the tof the principal debt or interest is not paid when due, or should any proceedings be begun to enforce or collect any junior lien, or should any proceedings be begun to enforce or collect any junior lien, or should any proceedings be
said premises or property or a	any part thereof come into the possession or control of any court prior to the payment of the debt secured hereby, or should any suit by
effecting the validity of this:	oner the title to the real estate aforesaid, or any suit be brought wherein a lien is claimed as superior to this mortgage or in any manner mortgage or any part thereof, then upon the happening of any of said contingencies at the option of the second party, its successors of
assigns the whole indebtedne	ess secured hereby shall immediately without notice become due and collectible, and the second party, its successors or assigns may pro ime to foreclose this mortgage or to collect its debt or to maintain any other action or remedy whatsoever which it may have or may elec
to use; and in said action or	actions the plaintiff may obtain judgment for all costs and expenses whatsoever, including a reasonable attorney fee and the cost of an
abstract of title.	tion of this instrument is held to be void, it shall not effect the validity of any other provision herein.
Twelfth. It is further as	greed that the provisions of this mortgage shall run with the land and be binding upon the heirs, executors, administrators and assigns o
the first party and all of them	n, and shall inure to the benefit of the second party, its successors and assigns.
	`
	EREOF,Ihave hereunto setmyhand and seal the day and year first
above written.	
	Marguerite NaLean L. S
In Presence of	L. S
	T 0
	L. S
•	L. S
	L, S
÷	
STATE OFIOWA	A, COUNTY OF, ss.
IWGJ	Tackson, a Notary Public in and for
County. State ofTow	do hereby certify that on the 19 day of June 1940
before me personally app	peared Marguerite NaLean, a Widow,
	46
	personally known to me to be the same person. whose name is subscribed to the foregoing
	instrument, and acknowledged thatshesigned, sealed and delivered the same as _her free and voluntary act and deed for the uses and purposes therein set forth, including the release and waiver of
NOTARIAL	the right of homestead.
MOTARIAL	Given under my hand and notarial seal atEarlham, Iowa
SEALI	the day and year last above written.
	W. G. Jackson
	Notary Public in and for Madison
	County, State ofIowa
	My commission expires on theday ofJuly, 1942.
	
0.00 to 100 to 1	COLLINATION
STATE OF	, COUNTY OF, ss.
Counts State of	, a Notary Public in and for, do hereby certify that on theday of, 19,
before me personelly and	peared, do nereby certify that on theaay of, 19,
	eared eared eared eared eared eared eared _ eared _ eared eare
	personally known to me to be the same person whose namesubscribed to the foregoing

Given under my hand and notarial seal at.....