	nte Mortgage Record A					wa
MATT PARROTT & SONS CO., WATER						9
EXT	ENSION AGREEMENT	\ s	TATE OF IOWA,	Madison	County, ss.	
	THE INCOME AND COMPANY		Filed for Record the	·	~	
	FE INSURANCE COMPANY Hartford, Connecticut		A. D. 19.40, at 2:			
	WITH	\ ///= 7.0			etterly	
Calvin Intri	m. ε widower	(#519	By By Recording Fee, \$ 2.90			· Deputy
NOTATH WILLIAM	mil-		Indexed as Chattel M			
		/	<u>-</u>	Pearl E. Sh	etterly	, Recorder
	A LIFE INSURANCE COMPANY, of Calvin Antrim	•	ŕ	•	•	promissory note
made by	fer the sum of \$20,000.0	O, dated t!	he 1st day of	March	, 19.24	payable to the
premises; and,	for the sum of \$20,000.0 NSURANCE COMPANY, at its office in 1940 therewith, recorded in Book "7.7" and its office in said county, reference being expression.					
WHEREAS,	Calvin Antrim,					
herein styled "First Parties.	" have made application for an extensic of such extension of time of payment, Fir	on of time of pay	ment of the mortgage in	debtedness, as evide	enced by said promisso	ory note, and in
	of such extension of time of payment, Fireaction of the balance unpaid on said promissor					arty as follows:
	ne 1st day of January		<u> </u>			. 19
<u>.</u>	ne 1st day of January		<u>-</u>			
500.00 on th	ne 1st day of January	, 1943,	on madiacot.	the 1st day of		, 19===
	ne 1st day of January	3045	<u> </u>			•
5 8000.00 on tr	ne 1st day of January,	1945	\$ <b>DXIXX</b> on	•		,
rances and that there are n ights are outstanding under	nant and agree that they have a good in to outstanding tax liens thereon or unred any mechanic's lien affecting said premi- terform all of the obligations, conditions a	leemed tax sales ises.	thereon, or tax sale certification	ficates unredeemed	and outstanding there	on, and that no
by the provisions hereof, who (4) First Parties will p	ich are to govern in all cases. romptly pay all state, municipal, local, s upon the note, or notes given in renewal	pecial and genera	al assessments and taxes l	levied under any law	of the United States	or of any state.
wind and tornado in insurance Party, and will pay the prer	teep the buildings now on said land, and be companies approved by Second Party, miums thereon and deliver the policies, re	or assigns, with s enewals and rene	standard form of mortgage wal receipts to Second Pa	e clause with <b>art</b> con arty prior to expirat	tribution attached in i	avor of Second
fter deducting costs of colle Second Party under mortgag	prize Second Party, or assigns, at its choiction to apply the proceeds, at its election e; or (2) to restoring the improvements;	n, either (1) as a or (3) to deliver	credit upon the mortgage the same to owner of sai	e debt, interest or re id property.	payment of any amoun	nt advanced by
covering said land, and whe revenues and benefits to Sec	orize Second Party, or assigns, at its elect in collected to apply the same, at its elec- ond Party, or assigns. The collivated and in good state	ction, as above in	n Paragraph (6), and the	lessee, grantee or a	ssignee is hereby direct	ted to pay such
ng and draining, fully prote crty, sell no timber, gravel, o mpair the value of said pro	ct said land from deterioration. First Poil, gas or other minerals therefrom with corty, and will maintain the buildings no	arties will permi- out the written co ow on or which n	t no waste, cut no timber onsent of the Second Part nay be placed thereon in a	except for the actu ty, and will neither good state of repair.	al need of the occupan commit nor suffer any	ts of said prop- act which may
and as to maintain it in firs he manner of farming the fa	its assigns shall have control of all operat-class state of cultivation. This superarm, the fields to be cultivated and the c	vision and contro crops to be raised	ol shall continue until the l thereon.	e mortgage indebted	ness is fully paid, and	shall extend to
ler: and the security thereof	curity described in said mortgage may be is shall not affect or be affected by any of ion of time of payment of said indebted or security.	ther security tak	en for the same indebted:	ness, or any part th	ereof, and the taking o	f additional se-
hall fail to perform such the and be secured by said more arty shall be subrogated to rators or assigns, the per- percentage to design the enti-	ll have the power, at its election, to do a ings, and the amount paid or advanced be tgage, and shall be payable on demand all the rights and equities and liens disch formance of any act, matter or thing here ire indebtedness secured hereby to be di-	by Second Party with interest at larged by the am- ein agreed to be	shall be a charge against the rate of agent per cen ount expended hereunder. done or performed by firs	First Parties and s t per annum from t . In event of any d at parties on account	hall constitute a lien of the date of such payme lefault by first parties, tof which second part	n said premises nt; and Second heirs, adminis- y, has the right
(12) First Parties will- age, and the deed shall so	s a lien upon said land at any time after d to become due and payable at once wi not seil said land usless the purchaser as provide; and will not grant any easemen	part of the cons t on said land w	ideration agrees to assume ithout the joinder therein	e the payment of sa of the note owner,	id indebtedness sesure nor rent said land for	d by said mort- a longer period
o it to be applied on the inc (13) If said indebtedne ocumentary evidence and a	ritten consent of the note owner, and if re lebtedness secured by said mortgage. less is collected through legal proceedings abstract of title. If an action is brough y court, the First Parties shall pay a rea	s, then there shalt to foreclose sai	ll be added as part of the id mortgage, or if the mo	e debt secured by sa ortgage shall be place	id mortgage the expended in the hands of an	se of procuring attorney, or be
nortgage. (14) First Parties agre r after the commencement of	e that in case of default in the performant of an action to foreclose said mortgage, slentitled to the appointment of a receiver	nce of any covens hall be entitled t	ant or agreement herein no the immediate possession	nade or contained, S on of said mortgaged	Second Party, or assign I premises and of all co	as, either before rops growing or
hereon, and to dispose of sa premises, and such right shalon and to have such received	me and collect the rents and profits accilling a profit accilling the line of the rents and profits accilling a pointed shall exist regardless of the faid mortgaged premises or the sufficiency	ruing from said proded by reason of act of solvency or	oremises and apply the ne a judgment, decree or sa insolvency of First Parti	et proceeds thereof on the in such foreclosur es or any parties lia	on said indebtedness, are, and the right to take ble for the payment of	nd to rent said te such possess- said debt, and

with

interest

ly notify Second Party, or assigns, of the institution of such proceedings and of any attempted purchase, or of the appropriation of said property or any easement therein by any public authority or person or corporation having the right of eminent domain, and agree and direct that all condemnation or purchase money which may be agreed upon or found due shall be paid to Second Party, or assigns, and be credited upon said indebtedness. First Parties also agree to notify Second Party or assigns of any proceedings instituted for the establishment of any ditch or drainage district comprising any part of said mortgaged premises.

(16) First Parties agree that if remittance in payment of principal or interest of the said indebtedness be made by check or draft, it shall be subject to the condition that such check or draft may be handled for collection in accordance with the practice of the collecting bank or banks, and that any receipt issued therefor shall be void unless the amount due is actually received by the Company.

IN CONSIDERATION OF THE FOREGOING and of the agreements of First Parties, and subject to all the conditions and provisions in the said mortgage and in this instrument contained, or as modified by this instrument, the ÆTNA LIFE INSURANCE COMPANY hereby agrees to and does extend the time of payment of the said balance of principal of the aforesaid promissory note to the time or date or dates hereinbefore specified in Paragraph (1) of the agreements of First Parties.

IT IS FURTHER AGREED that should there be at any time any failure or default in the performance of any of the covenants or agreements contained in said mortgage or in this extension agreement to be kept and performed by first parties, or if any part of said indebtedness, payment of which is secured by said mortgage, principal or interest, is not paid when due, or should any default occur in the payment of any installment of principal or interest on any junior lien on said mortgaged premises, or should said premises come into possession or control of any Court prior to the payments of the indebtedness secured by said mortgage, the said entire indebtedness shall thereupon become due and payable, at the election of second party made at any time after such default, without notice and as of the date of such default, and the Second Party is authorized to take immediate possession of said mortgaged premises and of all crops growing or stored thereon, and shall have all the rights and remedies as provided in Paragraph (14) herein, and said Second Party or assigns may proceed at once or at any time to foreclose said mortgage.

IT IS FURTHER EXPRESSLY AGREED that First Parties in further consideration of the granting of such extension of time of payment of said indebtedness, and to further secure the payment of said note and the interest to accrue thereon during such period of extension, do hereby sell and convey unto said ÆTNA LIFE INSURANCE COMPANY all of the rents, issues, uses, profits and income of the real estate above referred to and covered by said mortgage, and the crops raised thereon from the date of this instrument until the debt secured by said mortgage shall be paid in full.

IT IS FURTHER UNDERSTOOD AND AGREED that the joining in and execution of this Extension Agreement and of the interest notes herein mentioned by IT IS FURTHER UNDERSTOOD AND AGREED that the joining in and execution of this Extension Agreement and of the interest notes herein mentioned by the spouse of the holder of the title to the mortgaged premises and the agreement of such spouse to pay the said indebtedness and the interest thereon, and to perform the agreements and conditions in said mortgage and in this instrument contained are material considerations for the execution of this Agreement by Second Party in the agreement is and to perform the agreement in said mortgage and in this instrument contained are material considerations for the execution of this Agreement by Second Party in case of default under this agreement and to perform the spread on the principal of the prepayment on any succeeding January 1st prior to the extended maturity provided the amount of the prepayment on any such date may not exceed 20% of the present debt. All prepayments are to be credited on the final payment due hereunder.

All of the agreements, covenants, provisions and conditions in said mortgage and in this instrument contained shall run with the land and be binding upon the heirs, executors, administrators and assigns of First Parties and shall inure to the benefit of Second Party, its successors and assigns.

Notwithet and ding any indulgence or extension by Second Party in case of default under this agreement. Second Party may dealers the entire mortgage indebtedness.

Notwithstanding any indulgence or extension by Second Party in case of default under this agreement, Second Party may declare the entire mortgage indebtedness due and commence foreclosure in case of subsequent breach of any stipulation, promise or covenant herein contained.

_ ,	the parties hereto have	DE MENTAGE	Prekizert/signed a	and sealed this instrument, o	n the_30_thday of
<u> December</u>	, A. D. 19. <b>3</b> .9		ÆTNA LIFE	INSURANCE COMPANY,	,
CORPORATE SEAL)		HBC	ByMuri	cay Waters Second Party.	, Vice-President
				vin Antrim	
	Parties.			First Parties.	
STATE OF CONNECTICUT		1040 h	oforo mo a Notar	y Public is and for said Cou	ntu and State marganelly
On this TO the da				to me person	onally known, who being
Natorio 3	authority of its Board of Directors, and the saidexecution of said instrument to be the voluntary act secuted.				
Notarial SEAL	WITNESS my hand and official seal on the day	and year la	st above written.		
			H. I	3. Cotton  Notary Public in and Hartford and State of	I for the County of f Connecticut.
My commission expires	January 31 , 1944				
	ass County, ss.  day of January  personally appeared Calvin Antrim	, A. D., n, a wi	1940, before m dower,	e, a Notary Public in and fo	r said County and State,
			, t		
	and who executed the foregoing instrument, and acknowledge WITNESS my hand and official seal on the day a			uted the same as 1115	_voluntary act and deed
SEAL			J. O. Stahl		
SEAL					
SEAL	No	otary Public		Cass	
SEAL  My commission expires	No July 4th , 1942	otary Public			
My commission expires		otary Public			
My commission expires	July 4th , 1942County, ss.	, A. D.,	in and for	Cass e, a Notary Public in and fo	County, Iowa
My commission expires	July 4th	, A. D.,	in and for	Cass e, a Notary Public in and fo	County, Iowa
My commission expires	July 4th , 1942.  County, ss.  day of personally appeared  named in and who executed the foregoing instrument,	, A. D.,	in and for	Cass e, a Notary Public in and fo to me known to be	r said County and State
My commission expires	July 4th , 1942.  County, ss.  lay of personally appeared	and ackno	in and for	Cass e, a Notary Public in and fo to me known to be	r said County and State