matt parrott 4 sons co., waterloo, iowa D206		
MORTGAGE	STATE OF IOWA, Madison County, ss.	
No 254	Filed for Record the 10 day of February	
Chas. E. Willrich and	A. D. 19_40, at_10:40o'clockA.M.	
Clara M. Willrich, husband	Pearl E. Shetterly, Recorder	
and wife. Dexter, Iowa.	By, Deputy	
Earlham Savings Bank, Earlham, Towa	Recording Fee, \$_2.20.	
THIS INDENTURE, Made and entered into this 17th day of January A. D. 1940, by and between Chas. E. Willrich and Clara M. Willrich, husband and wife		
of the County of		
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 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:	

All that part of the Northeast Fractional Quarter ( $\frac{1}{2}$ ) of Section Four (4) in Township Seventy-seven (77) North, Range Twenty-nine (29) West of the 5th P.M., Madison County, Iowa, which lies Southwest of the right of way of the Chicago, Rock Island & Pacific Railway Company as same is located over and across said tract, containing 149 acres more or less.

and also all the rents, issues, uses, profits and income therefrom and the crops raised thereon from the date of this instrument until the debt secured hereby shall be paid in full. And the party of the first part does hereby release and waive all right under and benefit of all exemption and homestead laws whatsoever, in and to the lands, property and premises aforesaid.

To have and to hold the premises, real estate, lands and property above described with all the appurtenances thereunto belonging, and all estate, title, dower, right of homestead and claims whatsoever of said first party unto the said second party, its successors and assigns forever, hereby releasing and relinquishing all rights of dower and homestead therein.

And the said first party does hereby covenant to and with the second party, its successors and assigns, that they are lawfully seized in fee of the premises aforesaid; that the said premises are free and clear of all encumbrances, liens, mortgages and taxes; and that they will forever warrant and defend the title hereto against the lawful claims of all persons whomsoever.

Provided, however, that if the first party shall pay, or cause to be paid to the second party, its successors or assigns, the full amount of the principal and interest at the time, place and in the manner as provided in the certain promissory note of even date herewith, executed

payable to the Earlham Savings Bank, Earlham, Iowa in the sum of \$ 6750.00 with interest at the rate of four per cent per annum, until maturity, payable semi-annually and with interest after maturity at seven per cent, payable semi-annually, and shall keep and perform, all and singular, the covenants and agreements herein contained for said first party to keep and perform, then, These Presents To Be Void, otherwise to remain in full force and effect.

First party for themselves and grantees hereby covenants and agrees with second party, its successors and assigns as follows:

First. To pay or cause to be paid the principal sum and interest above specified in the manner aforesaid, together with all costs and expenses of collection, if any there shall be, and any costs, charges, or attorney's fees incurred and paid by second party in maintaining the priority of this mortgage or in foreclosing the same or in defending any action affecting the title to said property.

Second. To pay all taxes, assessments and other charges which are now a lien or may hereafter become a lien or may hereafter be levied or assessed upon or against the said premises or any part thereof or on this mortgage or the debt secured hereby or on the lien hereby created, together with any other taxes or assessments which may be levied against the mortgagee or holder of said note on account of this indebtedness or any part thereof, before the same shall become delinquent.

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Third To be the buildings now be stad on at any time horseften excepted upon soil	I property iscorned excinct less on demans by the lightning and to	
Third. To keep the buildings now located, or at any time hereafter erected upon said a sum not less thanFive_Thousand		
loss if any, payable to second party or its assigns, such insurance to be obtained in comprehent the policies are issued, and to deliver such policies and all renewals to second party; and compromise any and all losses under any and all insurance policies on said property balance, at its election, to the payment of (1) the mortgage debt, interest or repayment of a or (2) the restoring of improvements; and the insurance carriers are hereby fully authorized applied as aforesaid.	and the second party is hereby authorized, at its election, to collect and to apply the proceeds, first to the payment of collection costs, any amounts advanced by the mortgagee under any of the covenant	t, adjus , and th ts hereir
Fourth. To keep all improvements now upon or hereafter erected on the said premise premises hereby mortgaged nor use or allow same to be used for any unlawful purpose; and weeds.	es in good condition and repair and will not commit or permit was to maintain the land in a good state of cultivation, and to eradicate	te of the noxiou
Fifth. That should first party fail to pay said taxes, charges, or assessments, or to esaid premises to be used for any unlawful purpose, then the second party may pay such tax sale, may enjoin any waste or removal of improvements or use of said property for any unlast its successors or assigns, with interest at seven per cent per annum, and all such expenditure in the same manner as the principal sum hereby secured.	es, charges and assessments, may purchase insurance, may redeem f	from to
Sixth. That the second party may release from the lien of this mortgage any part of deem satisfactory without effecting the lien hereof on the remainder; and the taking of a indebtedness or any part thereof shall at no time release or impair the security hereof.	dditional security for this indebtedness or the extension or renewa	al of sai
Seventh. The bringing or maintenance of an action at law for the collection of the debt, shall not release or impair the security of this mortgage.  Eighth. It is further agreed that the rents, issues, crops, profits and royalties of the re		
ment of the mortgage debt; and that in the event of a default of any nature or of maturity may take possession of all crops and grain growing or stored on the mortgaged premises, and in such manner as the note owner deems best, and shall apply the proceeds to the paym secured hereby; and in the event an action is brought to foreclose this mortgage, or at any court of competent jurisdiction, upon the application of the note holder, may at once and mortgaged real estate and all crops located or growing thereon or accruing therefrom, and rentals, and to rent the real estate during the litigation and until the period of redempt receivership expenses, necessary repairs, taxes against the real estate and necessary insurance said; and the said receivership shall apply to all of the mortgaged property including the homogeneous of the mortgage of the payment of prior liens, taxes, claims or encumbrances, the note owner shall immediately be subrogeneous contents.	of the mortgage debt, either by default or by lapse of time, the not and all rents accruing from said land, and may sell the same for sue tent of the sale expenses and costs, payment of taxes and the mortgatime thereafter and prior to the expiration of the period of redempt without any notice whatsoever appoint a receiver to take possession said receiver shall be authorized to collect and market all of the critical expires, and to use and apply the income therefrom to the payment premiums, and shall apply the balance to the payment of the definition of the definition of the property.	te owner characteristics to the control of the cont
prior liens, taxes or encumbrances had against the mortgaged property or any part thereof,  Tenth. That should there be any failure or default in the performance of any of the said note or notes or any part of the principal debt or interest is not paid when due, or shot said premises or property or any part thereof come into the possession or control of any or brought effecting in any manner the title to the real estate aforesaid, or any suit be broug effecting the validity of this mortgage or any part thereof, then upon the happening of a assigns, the whole indebtedness secured hereby shall immediately without notice become d ceed at once or at any later time to foreclose this mortgage or to collect its debt or to maint to use; and in said action or actions the plaintiff may obtain judgment for all costs and enbstract of title.  Eleventh. If any provision of this instrument is held to be void, it shall not effect the Twelfth. It is further agreed that the provisions of this mortgage shall run with the la	and against the debtors or any of them. covenants, agreements or provisions herein contained, or if any parallel any proceedings be begun to enforce or collect any junior lien, or but prior to the payment of the debt secured hereby, or should any ght wherein a lien is claimed as superior to this mortgage or in any my of said contingencies at the option of the second party, its successors or assigns my ain any other action or remedy whatsoever which it may have or my expenses whatsoever, including a reasonable attorney fee and the covalidity of any other provision herein.	ext of the or should you be manned essors of an any electric of any ele
the first party and all of them, and shall inure to the benefit of the second party, its success		ssigns o
Makers have option to pay any amount at a	ny time.	
IN WITNESS WHEREOF,	Our hand S and seal S the day and yes	ar firs
above written.	Chas.E. Willrich	
	•	
In Presence of	Clara M. Willrich	.L. S
		L. S
		L. S
	<del></del>	
STATE OF, COUNTY OF	Madison ,ss.	
I. Anna Corman , a	Notary Public in and forMadison	0.40
County, State of Iowa , do hereby certify that or before me personally appeared Chas. E. Willrich and Cla	ra M. Willrich, husband and wife	9_40
instrument, and acknowledged thatthey free and voluntary act and deed for the uses and	whose name s_aresubscribed to the for signed, sealed and delivered the same as_thei purposes therein set forth, including the release and wai	r
	Earlham, Iowa	
the day and year last above written.	Anna Corman	
·	Notary Public in and forMadison	
My commission expires on the4thday	County, State of	
my commission expires on theay		
STATE OF, COUNTY OF	28	
I,, a	Notary Public in and for	
County, State of, do hereby certify that on	the, 19	
hotore me horecongly appeared		

personally known to me to be the same person\_\_\_ whose name\_\_\_\_subscribed to the foregoing instrument, and acknowledged that\_\_\_\_\_signed, sealed and delivered the same as\_\_\_\_\_ free and voluntary act and deed for the uses and purposes therein set forth, including the release and waiver of

Given under my hand and notarial seal at\_\_\_\_\_

My commission expires on the \_\_\_\_\_\_day of \_\_\_\_\_\_\_, 19\_\_\_\_\_\_,

Notary Public in and for

SEAL

the right of homestead.

the day and year last above written.