Form No. 411—The Travelers Insurance Company, of Hartford, Conn., L-822, 2-16-'37—containing 2,139 printed words.

1	MATT PARROTT & SONS CO., WATERLOO, IOWA D7855			
-	FARM MORTGAGE IOW8	STATE OF IOWA, Madison County, ss. Filed for Record the 14 day of February		
	No1066	A. D. 1941, at 10:16o'clock. A. M.		
	Clara M. Wallace, single	Fearl E. Shetterly , Recorder		
	TO THE TRAVELERS INSURANCE COMPANY	Recording Fee, \$ 2.50		
	THIS INDENTURE, made this 10th day of January , 1941, by and between			
Clara M. Wallace, single				
		TOWE , (jointly and severally, if more than one), Party oration organized and existing under the laws of the State of Connecticut, with principal Party of the Second Part (hereinafter called the "COMPANY");		
	WITNESSETH: That the said Party of the First Part in consideration	of money loaned in the principal sum of		
	together with the interest to become due thereon according to the terms of a c	Dollars (\$ 6,000.00) is hereby acknowledged, and to better secure the repayment of the said principal sum sertain promissory note as hereinafter set forth, AND ALSO to insure the faithful per-PRESENTS GRANT, BARGAIN, SELL, CONVEY, MORTGAGE AND WARRANT		
	unto the said Company, its successors and assigns, forever, all and singular the and State of Iowa, known and described as follows, to-wit:	real estate and premises lying and being in the County ofMadisqn		
minered Mortgage **	and the East Three-quarters of Cuarter $(E_4^8N_8^1NW_4^2)$ of Section Nin	S la. $W_2^1SE_4^1$ ) of Section Four (4), the North Half of the Northwest ne (9). Township Seventy-four (74)		
A Kelease of annexed Mortga				
THE STATE OF THE S	TOGETHER WITH all and singular the tenements, hereditaments, buildi issues and profits thereof, and also all the right, title, interest and estate of the	ngs, improvements, privileges and appurtenances thereunto belonging, and the rents, e said Party of the First Part in and to said premises, including all rights of dower, rights whatsoever, and the right to retain possession of said premises after default and		
	TO HAVE AND TO HOLD the same unto the said Company, its successo of exemption laws.  MOREOVER, the said Party of the First Part HEREBY COVENANTS  1. That some one or more of said First Party is lawfully seized of said convey the same; that the same are free from all encumbrances and charges whe said First Party and his heirs, executors and administrators shall forever warra whomsoever; and the said First Party further covenants and agrees that the lie improvements.  2. To pay to the said Company at its office in Hartford, Connecticut, or th	AND AGREES with the said Company, its successors and assigns, as follows, to-wit: premises in Fee Simple and has good right and lawful authority to sell, mortgage and assoever; that said Company shall quietly enjoy and possess said premises; and that not and defend the title to the said lands and premises against the claims of all persons are created by this instrument is a first and prior lien on the above described lands and so its successors and assigns, the said principal sum of		
	in lawful money of the United States of America or its equivalent in New York	Dollars (\$ 6,000.00)  s exchange, and to pay interest thereon or on any unpaid balance thereof, at its office  Narch Ist , 1941, until maturity at the rate of		

four and one-half per centum (  $4\frac{1}{5}$  %) per annum,

- 3. To furnish and leave with the said Company, during the existence of this loan and all renewals thereof, a complete abstract of title which shall become the property of the purchaser at any foreclosure sale.
- 4. To keep the said lands and improvements free from all encumbrances and liens or claims for liens of whatsoever nature and to protect and defend the title and possession of the said premises to the end that this mortgage shall be and remain a first lien on the said premises until the indebtedness hereby secured shall be fully paid.
- 5. That the said Company shall be subrogated to the lien, though released of record, of any prior encumbrances on the said premises paid or discharged from the proceeds of the loan represented by the aforesaid promissory note.
- 6. To pay before the same become delinquent all taxes and assessments and impositions of every kind that may be levied, assessed or imposed by authority of the State of Iowa, or any political division thereof, or any municipality therein, which may be or become a lien upon said real estate or any part thereof, or upon this mortgage or the note secured hereby, or against the said Company, or the legal holder or holders of said note by reason of its, his, her or their ownership thereof.
- 7. To keep the buildings, fences and other improvements now or hereafter erected on said lands in sound condition and in good repair and to commit or permit no waste on the said premises.
  - 8. To keep, during the existence of this mortgage, all buildings and improvements erected and to be erected upon the said premises continuously insured against

loss and damage by fire for the sum of at least their full insurable value Bollans (\$) in a company or companies which may be designated by the said Company, and to provide insurance against hazards other than fire in like amount, if demanded by the said Company, and that all policies of insurance without exception and of whatsoever nature and of whatever amount taken out on the said improvements or fixtures thereto attached, during the existence of the debt hereby secured, shall be constantly pledged, assigned and, with a proper mortgage clause in favor of the said Company attached thereto, delivered as issued and with the premiums fully paid, to the said Company.

- 9. That in the event the said premises or any part thereof, in the judgment of the said Company, require inspection, repair, care, or attention of any kind or nature not theretofore furnished and provided by the said Party of the First Part, the Company herein, being hereby made the sole judge of the necessity therefor, after having made reasonable attempt to notify the Party of the First Part, may enter or cause entry to be made upon the said premises and may inspect, repair, or maintain the same as the said Company may deem necessary or advisable, and may make such expenditures and outlays of money as the said Company may deem essential for the preservation of the mortgage security.
- 10. That in the event ownership of the mortgaged premises or any part thereof becomes vested in a person or persons other than the Party of the First Part, the Company may, without notice to the Party of the First Part, deal with such successor or successors in interest with reference to this mortgage and the note hereby secured, either by way of forbearance on the part of the Company or extension of the time of payment of the debt or any sum hereby secured, without in any way releasing, discharging, modifying, changing, or in anywise affecting the lien of this mortgage or the original liability of the Party of the First Part on the note secured hereby, either in whole or in part.
- 11. To pay the reasonable attorney's fees of the said Company, or the legal holder or holders of said note, in case the said note hereby secured be placed in the hands of an attorney for collection and be collected with or without suit, or in case of any suit or proceeding wherein said Company or the holder or holders of said note shall be made a party thereto on account hereof.
- 12. That in case said First Party allows the said premises to be or become subject to any lien or encumbrance superior to the lien of this mortgage, or in case the said First Party fails to pay all taxes, assessments and impositions, and attorney's fees, as above provided, or in case the said First Party fails to keep and maintain the said premises in sound condition and in good repair and insured, as above provided, the said Company, or the legal holder or holders of the aforesaid promissory note may, at its, his, her, or their option, without demand or notice, and without waiver of any right arising from the breach of any of these covenants by the said First Party, pay or remove or discharge any such lien or encumbrance, pay such taxes, assessments and impositions or redeem the premises from tax sale, pay such attorney's fees, make such repairs and properly maintain the said premises, effect such insurance, and proper receipts shall be conclusive evidence of the amounts and validity of such payments, and all moneys paid for any such purpose or to protect the said Company's interest in the said premises shall be immediately due and payable with interest thereon at the rate of seven per centum (7%) per annum until paid, and shall, together with the interest as aforesaid, become so much additional indebtedness secured by this mortgage.
- 13. That if default be made in the payment of said note, or any part thereof, or of any installment due in accordance with the terms thereof, either of principal or of interest, or in the performance of any of the covenants, agreements or conditions herein contained, time and the exact performance of each and all of the First Party's covenants and obligations hereunder being material and of the essence hereof, then, and in either or any such case, or at any time during the continuance of such default, the entire principal sum secured hereby or the unpaid balance thereof together with all interest accrued thereon, shall, at the election of the said Company, or of the legal holder or holders of said note, and without notice of such election, at once become and be due and payable at the place of payment aforesaid, anything in said note or herein contained to the contrary notwithstanding, and thereupon the said Company or the legal holder or holders of said note shall have the right to immediately foreclose this mortgage and shall have all other rights and remedies that the law and equity provide.
- 14. That in any and every suit brought to foreclose this mortgage, and in any and every suit or proceeding which the Company is obliged to bring or defend in order to protect and maintain the priority of this mortgage, a reasonable sum shall be paid by the said First Party to the Company or its assigns in such suit or proceeding as and for attorney's fees and the cost of a complete abstract of title to the said premises, which sum or sums shall be secured hereby and included in any decree of foreclosure, and that in each and every foreclosure suit the Court shall, upon complainant's application, without notice to the defendants in said cause, appoint a Receiver for the land and premises above described and mortgaged, with power to enter upon, cultivate and operate the same, and collect the rents, issues and profits therefrom during the pendency of such suit and up to the time when the purchaser at foreclosure sale shall be entitled to the possession thereof, and with the usual powers of Receivers in such cases.

PROVIDED ALWAYS that whenever said Party of the First Part shall have fully paid the indebtedness hereby secured, with all the interest thereon, and shall have well and truly performed all and singular the covenants and agreements hereinabove expressed, then all such covenants and agreements shall cease and determine, but not otherwise, and the said Party of the First Part shall be entitled to a satisfaction of this mortgage and a reconveyance of said premises but shall pay the expense of recording the same.

expense of recording the sam	rhis is a purchase	e money mortgage.	
IN WITNESS WHERE first above written.	EOF, the said Party of the First Partba	hereunto sethereunto sethandand seal, the d	ay and year
Signed, Sealed and Delivered	in the Presence of:	Clara M Wallace	(SEAL)
			(SEAL)
W E Barr	nes		(SEAL)
Clive Pearl F	litter		(SEAL)
STATE OFIOW8	County of		
On this 8th	day of <b>February</b>	, A. D. 19_41, before me, the undersigned, a Notary Public within and for s	said County,
personally came	Clera M. Wal	lace, single	
NOTARIAL SEAL SEAL	personally known to me to be the identical	Mary Jane Stewart	ng Mortgage
		Polk Notary Public in and for / County To	07W G

My Commission expires. July 4, 1942