===	MORTGAGE	STATE OF IOWA, Medison	County, ss.
No	o. 2131	Filed for Record the 28 day of M	arch
	Katie T.Sole, and	A. D. 1941, at 10:44 o'clock A. M	
	Albert Sole,	The small of the shall be small be small of the shall be small be small of the shall be small of the shall be small of the shall be small b	
	Wife and Husband		
	TO EQUITABLE LIFE INSURANCE CO. OF IOWA	Recording Fee, \$_2.20	, F
	THIS INDENTURE, Made and entered into this25	th day of Merch A. D.	19_ 41 , by and betwee
	Katie I.Sole and Albert So	ole,	·
	Wife and Husband,		
	· 		
• of t	the County of Madison an	nd State of Iowa	party o
the	e first part, mortgagor, and the EQUITABLE LIFE INSUR. Des Moines, Iowa, party of the second part, mortgagee.	ANCE COMPANY OF IOWA, an Iowa corporation	n, with its home offic
at paid	WITNESSETH, That the said party of the first part for an	nd in consideration of the sum of	
Page			
ind and righ	d by the said party of the second part, the receipt of which lebted to party of second part, does hereby sell, convey, grant d assigns forever, the following described real estate, lands an hts, privileges, easements and royalties thereunto belonger	t, bargain, mortgage and warrant unto the said second premises, together with and including all improve	nd party, its successorements, appurtenances
A T	Madison	and State of Iowa	, to-wit
Morqua Record	The Morthwest Quarter of the (NW1SW1), and the West Half of Quarter of the Southwest Quar of Section Fifteen (15), Town (77) North, Range Twenty-eight 5th P.M.;	of the Northeast rter (Wi NEI SWI) aship Seventy-seven	
	Contains 60 acres, more or le	955.	
gage See			
age 625	•	BSS.	

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

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.

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

by Katie I. Sole and	Albert Sole	
payable to the EQUITABLE LIFE INSURANCE	E COMPANY OF IOWA in the sum	of \$_2,200,00
with interest as provided in said note, until matur with interest after maturity at seven per cent, pays ments herein contained for said first party to keep a	ity, payable	of \$_2,200,00 annually and d perform, all and singular, the covenants and agree-Be Void, otherwise to remain in full force and effect.
First party for themselves	and their	heirs, executors, administrators
and grantees hereby covenants and agrees with sec	cond 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, the lien become delinquent.

Third. To keep the buildings now located, or at any time hereafter erected upon said property, insured against loss or damage by fire, lightning, and tornado in

a sum not less than	ONE THOUSAND ONE HUNDRED	
when the policies are issued, and compromise any and all balance, at its election, to the or (2) the restoring of impro- applied as aforesaid.	and to deliver such policies and all renewals to second party losses under any and all insurance policies on said propert e payment of (1) the mortgage debt, interest or repayment of vements; and the insurance carriers are hereby fully authorized.	DOLLARS, npanies satisfactory to second party; to pay the premiums for such insurance; and the second party is hereby authorized, at its election, to collect, adjust, y and to apply the proceeds, first to the payment of collection costs, and the any amounts advanced by the mortgagec under any of the covenants herein, ed to pay the sums becoming due thereunder to the second party, same to be
Fourth. To keep all in premises hereby mortgaged reweeds.	approvements now upon or hereafter erected on the said premor use or allow same to be used for any unlawful purpose; an	sises in good condition and repair and will not commit or permit waste of the d to maintain the land in a good state of cultivation, and to eradicate noxious
Fifth. That should firs said premises to be used for sale, may enjoin any waste o its successors or assigns, with	any unlawful purpose, then the second party may pay such t r removal of improvements or use of said property for any un n interest at seven per cent per annum, and all such expendit	effect and maintain said fire and tornado insurance or suffer waste or permit axes, charges and assessments, may purchase insurance, may redeem from tax dawful purposes and any moneys so expended shall be repaid to second party, ares shall be secured by this mortgage and shall be collectible as a part of and
deem satisfactory without ef	I 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 additional security for this indebtedness or the extension or renewal of said
Seventh. The bringing debt, shall not release or imp	or maintenance of an action at law for the collection of the pair the security of this mortgage.	e debt secured hereby, or the filing of a claim in probate proceedings for said
ment of the mortgage debt; a may take possession of all or and in such manner as the no secured hereby; and in the event of competent jurisdicti mortgaged real estate and al rentals, and to rent the real receivership expenses, necessing; and the said receivership and the said receivership expenses, necessing; and the said receivership expenses, necessing; and the said receivership expenses.	and that in the event of a default of any nature or of maturi ops and grain growing or stored on the mortgaged premises of the owner deems best, and shall apply the proceeds to the pay event an action is brought to foreclose this mortgage, or at an on, upon the application of the note holder, may at once an I crops located or growing thereon or accruing therefrom, at lestate during the litigation and until the period of redemary repairs, taxes against the real estate and necessary insure p shall apply to all of the mortgaged property including the	
off prior liens, taxes, claims	ent the proceeds of this mortgage or any part thereof, or any or encumbrances, the note owner shall immediately be subra- nces had against the mortgaged property or any part thereo	other sums advanced by the note holder, are used for the purpose of paying gated to all liens, estates and interest which the owner or owners of the said f, and against the debtors or any of them.
Tenth. That should the said note or notes or any parsaid premises or property or brought effecting in any mareffecting the validity of this assigns, the whole indebted acceed at once or at any later to use; and in said action or abstract of title.	ere by any failure or default in the performance of any of the tof the principal debt or interest is not paid when due, or shany part thereof come into the possession or control of any oner the title to the real estate aforesaid, or any suit be bromortgage or any part thereof, then upon the happening of ess secured hereby shall immediately without notice become time to foreclose this mortgage or to collect its debt or to mai	ne covenants, agreements or provisions herein contained, or if any part of the could any proceedings be begun to enforce or collect any junior lien, or should court prior to the payment of the debt secured hereby, or should any suit be sught wherein a lien is claimed as superior to this mortgage or in any manner any of said contingencies at the option of the second party, its successors or due and collectible, and the second party, its successors or assigns may prontain any other action or remedy whatsoever which it may have or may elect expenses whatsoever, including a reasonable attorney fee and the cost of an
Twelfth. It is further a		land and be binding upon the heirs, executors, administrators and assigns of
	•	
IN WITNESS WH	EDEOE We have hereupte set	our hand s and seals the day and year first
above written.	EREOF, No	Wette T Colo
In Presence of		Albert Sole
		L. S.
		L. S.
STATE OF IOWA	, COUNTY OF M	adison , ss.
I,Relph_B	Hunter	adison , a Notary Public in and for Madison on the day of March , 1941,
before me personally app	pearedKatie_I.Sole_and_Alber	rt_Sole,
	•	
	personally known to me to be the same person	whose name subscribed to the foregoing
	free and voluntary act and deed for the uses an the right of homestead. Given under my hand and notarial seal at	signed, sealed and delivered the same astheir_d purposes therein set forth, including the release and waiver of
SEAL	the day and year last above written.	Ralph B.Hunter
		Notary Public in and for Madison County State of Iowa
	My commission expires on the 4th da	County, State of Fowa 1942.
STATE OF	, COUNTY OF	92
I,		a Notary Public in and for
		on the, 19,
	instrument, and acknowledged thatfree and voluntary act and deed for the uses and the right of homestead.	whose namesubscribed to the foregoingsigned, sealed and delivered the same asd purposes therein set forth, including the release and waiver of
SEAL	the day and year last above written.	
		Notary Public in and for
		Country State of
	My commission evniros en the	County, State of, 19