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James Billings & wife	STATE OF IOWA, M	Madison County, ss.	
_	Filed for record this	27 day of May	A. D. 1942
		at 4:58 o'clock P. M.	
то	MORTGAGE. #2454	Pearl E. Shetterly	
Ella J. Fogle or Andrew Fogle	Λ" /	·	Recorder.
	Recording Fees, 1.00		Deputy.
This Mortgage, made this 22d day of			
James Billings and B	Bertha Billings, husba	and and wife,	
24			
of the County of Madison , State of			
Ella J. Fogle or			
hereinafter	= =		
Six Hundred and no/100			
oaid by the Mortgagee, do hereby sell, transfer, and convey to the			or assign
he following tracts of land in the County of Madison	, State of LOWE	, to-wit :	
38			
Northeast Quarter o	of the Northeast Quart	er of the South-	
west Quarter and the	ne North Half of the Narter of the Southeas	orthwest Quarter	·
	narter of the Southeas		
5th P.M. Iowa,	-		
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N. S.			
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discharge de			
2025 24.7			
20, 20, 2			
The said Mortgagors hereby warrant the title thereto against case of foreclosure and sale thereunder, and agree that said premise TO BE VOID upon the condition that the Mortgagors shall premise the condition of the condition that the Mortgagors shall premise the condition of the condition that the Mortgagors shall premise the condition that the condi	es may be sold in one tract at such for	reclosure sale.	,
er assigns the sum of Six hundred and no/le		/ c 600 - 00	
	.00	\) DOLLARS
n the, A. D. I	.00 19 - ,	V*) DOLLARS
rith interest according to the tenor and effect of the ODE	.00 19 - ,	of the said mortgagors, and	d payable
on the	.00 19 - ,	of the said mortgagors, and	d payable
ated May 22, 1942, , , principal and interest payable It is further agreed that the Mortgagors shall keep the buildings on said the Mortgagors shall pay when due, and before delinquent, all taxes wh the security created by this mortgage, or its priority, then this mortgage sha ade necessary thereby, and shall also secure all money advanced for taxes, in the same extent as if such amounts were a part of the original debt secured h A failure to comply with any one or more of the above conditions of the use the whole sums hereby secured to become due and collectible forthwith w It is further agreed that each and all of said notes and interest thereon, distinction whatsoever. It is further agreed that the Mortgagors do hereby transfer and convey to assigns, filing a petition for foreclosure of this mortgage, and they authoriz	certain promissory note	of the said MOTTGAGOTS, and and Abstract Company, paper or companies, satisfactory to Mortgagee, for seipts. and interest on all prior liens, if any, as the same hashould the Mortgagee become involved in litigation recovery of all money, costs, expenses, or advariable such amounts shall constitute a part of the definiterest thereon from the date of such payments. Iting the payment of interest when due, shall at the payment of interest when due, shall at the payment of the said premises upon the Mortgagee, their ing of petition for the foreclosure of this mortgage.	DOLLARS I payable Of Winter the use and securit become due; if Morta, either in maintain neements incurred of the thereby secured to Mortgagee's option preference, priority executor heirs, the court in which
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Madison County, Iowa