## Mortgage Record, No.\_\_95, Madison County, Iowa

	Lyle Davis & Wife Filed for Record the 11 day of		of June 1943
		at 1:10 o'clock P. M.	
	TO	#2329 Pearl E. Shett	erly Recorder.
	L. L. Blomgren, Gdn	77	Recorder.
		Ву	Deputy.
=	J	Recording fee, \$ 1.50	
	THIS INDENTURE, Made and entered this 10 day of June.  by and between Lyle Davis and Mabel Davis, husband and wife,  of the County of Madison and State of Iowa, party of the first part, Matteriset Iowa, party of the person and property of Martha A. Crawford, Income Winterset Iowa, party of the second part, Mortgagee.  WITNESSETH: That the said party of the first part for and in consideration of the sum of Two Thousand, Nine Hundred - (\$2,900.00)  Dotaid by the said party of the second part, the receipt of which is hereby acknowledged, does hereby grant, bargain very unto the said second party, its heirs, successors and assigns forever, the following described real estate, since County of Madison and State of Iowa, to-wit:  Northeast Quarter of the Southeast Quarter and the East Half of the Northeast Quarter of Section 15; the Northwest Quarter of the Northwest Quarter of Section 14, all in Township 74 North, Range 28, West of the 5th P.M., excepting commencing at the Northeast corner of Section 15,		
0	Township 74 North, Range 28, West of beginning thence South 75 feet	f the 5th P.M., which is th thence West 453 feet, then ce North 50 feet, thence Eataining 1.78 acres, more or rthwest corner of Section 1 P.M., which is the point o 75 feet, thence West 1309	e point ce North st 1319 less; 4, Township f beginning feet, thence
O V Oakt	And the said first party does hereby covenant to and ware lawfully seized in fee of the premises aforesaid; that the chey will forever warrant and defend the title thereto again. Provided, however, that if the first party shall pay or carble sum of	e said premises are free and clear of ast the lawful claims of all persons whomuse to be paid to the second party, its and no/100 (\$0.19.53), at Winterset, Iowa promissory note of the said promissory note of the said s, husband and wife, rdian of the person and prorty of the second part, its heirs, succeents herein contained for said first proce and effect.  dministrators, grantees and assigns here of the said property.  If or as set out in the certain promissory note or note or attorney's fees incurred and paid by second party, affecting the title to said property.  The may hereafter be levied or assessed upon or against the successors or assigns, such insurance to be obtained deliver such policies and all renewals to second party, on now upon or hereafter erected on the said premises in	all encumbrances; and that insoever. heirs, successors or assigns 2,900.00 ) DOLLARS  Crawford, Incomperty of Martha A./ ssors, or assigns, and shall arty to keep and perform reby covenants and agrees tes hereinbefore referred to, together this successors or assigns, in maintaining estated premises or any part thereof, or e, lightning and tornado in a sum not in a company satisfactory to second
/// CASA PERSONAL PROPERTY	ommit or permit waste of the premises hereby mortgaged, nor use or allow same to Fifth. That should first party fail to pay said taxes, charges or assessments, or be used for any unlawful purpose, then the second party may pay such taxes, chaste or removal of improvements or use of said property for any unlawful purposes betrest at seven per cent per annum from the date of such payments, and all such he same manner as the principal sum hereby secured.  Sixth. And it is further agreed between the parties hereto that if default shall be interest, as the same matures or if first party allows the taxes or assessments or comove or suffer to be removed any buildings, fences, or other improvements therefore the party, or that may hereafter at any time be placed thereon, in good repair, or figainst loss or damage by fire and lightning and tornado, payable as above provided; eliver such policies, or any renewals thereof, to second party, or its assigns; or use whereby the value of said property shall be diminished; or if any suit be brought by unerior to this mortgage or affecting in any manner its validity, then upon the hall nebtedness secured hereby shall without notice immediately become due and collectib lose this mortgage.  Seventh. It is further agreed that the rents, issues, and profits of said real estat nd that in case of foreclosure of this mortgage for any cause, the holder of same she	to effect and maintain said fire and tornado insurance arges and assessments, may purchase insurance, may rand any moneys so expended shall be repaid to second expenditures shall be secured by this mortgage and shall be made in payment of the debt secured by this mortgage and shall to keep said buildings, fences and all other charges on the said mortgaged property, or any pom; or fail to keep said buildings, fences and all other all to keep the buildings now erected, or hereafter to or fail to pay the insurance premiums when the content or permit said property to be used for any unlar any person, affecting in any manner, the title of first opening of any of said contingencies, at the option of a lot; and the second party or its assigns may proceed a life the entitled to have a receiver appointed to take possible to the second party of payment of said on the settiled to have a receiver appointed to take possible to the second party of the payment of said on the second party of payment of take possible payments.	edeem from tax sale, may enjoin any party, its successors or assigns, with all be collectible as a part of and in or any part thereof, either principal part thereof, to become delinquent; or improvements that are now on said be erected on said property, insured mplated policies are issued; or fail to wful purpose, or do any other act t party, or wherein a lien is claimed the econd party, or its assigns, the whole t once, or at any time later, to forelebt, interest, attorney fees and costs, tession of said property, real and persession of said property, real and persession of said property, real and persections.
sc su Io	onal, pending foreclosure, sale and redemption, and to collect the rents of said real cuit after deducting all the costs of such proceedings.  Eighth. It is further agreed and the party of the first part hereby expressly wair owa, especially agreeing that the said premises shall be liable for the debt hereby secretary was not such as the said premises one tract.  IN WITNESS WHEREOF, We have hereunto set our hards.	estate and apply the net profits to the payment of sa ves the privileges and rights which are afforded by the ured, and in case of the foreclosure of this mortgage	d debt and interest and costs of the homestead statutes of the State of for any cause, the premises hereinen.
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	STATE OF IOWA, Madison County, ss.  On the 10 day of June A. D. 19		

NOTSERLAL SEAL

WITNESS my hand and Notarial Seal, the day and year last above written.

Charles D Van Werden Notary Public in and for Madison County, Iowa.