res-Blackmar Co., Burlington. 26615	
res-Biacemar Co., Burington. 26615	<u> </u>
Erle W.Henderson & wife et al	
	Filed for record this 7 day of December A. D. 1943
	at 2:38 o'clock P. M.
ТО	#3914 Pearl E. Shetterly
C R Peters	Recorder.  By
	Recording Fees, 1.00
	November, A. D. 1943, by and between
<del>-</del>	his wife, and Mahlon R. Henderson and Mary E.
Henderson, his wife,	
•	hereinafter called the Mortgagors, and
	ed the Mortgagee. WITNESSETH: That the Mortgagors, in consideration of the sum of
	(\$.6000.00 ) DOLLARS,
	gagee, his heirs, executors, or assigns,
following tracts of land in the County of Madison	, State of Lowa , to-wit:
The West Two-Third	ds (2/3) of Lot Two (2), Block Seventeen (17) Winterset, Madison County, Iowa
	vinterset, madison county, lows
<u>~</u>	
الم	
<u>8</u>	
<u>~</u>	
Mordage Record	
<u>7</u>	
•	
ntaining in all	to belonging; and also all the rents, issues, use, and profits of said land and the crops raised
· •	ersons whomsoever, and hereby expressly waive the platting and recording of homestead in
	the Mortgagee,
•	
	3.,
•	
	certain promissory note of the said Many E. Handonson
Erre Henderson, Ada L. Henderson, Ma	ehlon R. Henderson, and Mary E. Henderson
00 2015	Den Weinen Tene
	he office of C. R. Peters, Des Moines, Iowa.  estate insured in some responsible company or companies, satisfactory to Mortgagee, for the use and security
e Mortgagee, in a sum not less than their insurable value, and deliver to the M	Mortgagee the policies and renewal receipts.
ers fail either to pay such taxes or interest, or promptly to effect such insurance.	tre, or become a lien on said premises, and interest on all prior liens, if any, as the same become due; if Mort, the Mortgagee may do so; and should the Mortgagee become involved in litigation, either in maintain-
e necessary thereby, and shall also secure all money advanced for taxes, interest	ure to the Morgagee the payment and recovery of all money, costs, expenses, or advancements incurred or t, and insurance paid hereunder; and all such amounts shall constitute a part of the debt hereby secured to
	, and with7per cent per annum interest thereon from the date of such payments.  ortgage, either wholly or in part, including the payment of interest when due, shall at the Mortgagee's option,
the whole sums hereby secured to become due and collectible forthwith withou	
stinction whatsoever.	Mortgagee the right to the possession of the said premises upon the Mortgagee, his heirs execut
signs, filing a petition for foreclosure of this mortgage, and they authorize, ago	Mortgagee the right to the possession of the said premises upon the Mortgagee, III. I. I
any notice whatever, appoint a receiver to take possession of said property and co	oblect and receive said rents and profits, and apply the same to the payment of said debt; and this stipulation operty, or any part thereof, is used as a homestead, and without proof of any other grounds for the appoint-
of a receiver than the default aforesaid.	ortgagee's reasonable attorney fees are to be considered as a part of the costs of the suit and collected in the
manner.	regarded reasonable according rees are to be considered as a part of the costs of the suit and collected in the
Signed the day and year first herein written.	Erle W Henderson
	Ada L. Henderson  Mahlon R. Henderson  Mary E. Henderson
TE OF Iowa, — — — — — — — — — — — — — — — — — — —	Mary E. Henderson
Madison County.	
On this 29th day of November	A. D. 19.43., before me, the undersigned, a Notary Public in and for
	personally appeared Erle Henderson and wife, Ada L.
	d wife, Mary E. Henderson,
to me house to be the server of the server o	in and who executed the foregoing instrument and asknowledged that they
	in and who executed the foregoing instrument, and acknowledged thatthe.y
executed the same as their wolf WITNESS my hand and Official Sea	•
WITTINGS My hand and Omeiar Sea	
	Phil R Wilkinson  Notary Public in and for
	DESCRIPTION OF THE PROPERTY OF

Madison County, Iowa.