Acres-Blackmar Co., Burlington. 26615					4 .
	CTATE	DE IOWA M I'm C			
J. R. Datwyler and wife,	j	OF IOWA, Madison C	•	A. D. 19. 44	
	Filed for		10:06 o'clock &		•
то	MORTGAGE. #2144			etterly	
Harry F. Anderson	11			Recorder.	
	Recording Fees.			Deputy.	
					i
This Mortgage, made this 5th day of					
J. R. Detwyler and wife,	, Leona E.	Datwyler,			
of the County of Madison , State of Iov	va.	hereinafter called the	Mortgagors, and		•
Herry F. Anderson,					
hereinafter called	the Mortgagee.	WITNESSETH: T	hat the Mortgagors, in	consideration of the sum of	:
Six Hundred and no/100			(\$.60	000 DOLLARS,	,
paid by the Mortgagee, do hereby sell, transfer, and convey to the Mortga				or assigns,	,
the following tracts of land in the County of Madison	, State of	Iowa	, to-wit :	4 //	ب م تو
The West 27 rods and 13½ feet of the Quarter of the Southwest Quarter of Range 27, West of the 5th P.M. Iowa	Section :	3 rods of the 2, in Townshi	e Southeast ip 74 North,	May of mary of market	This Mornaid in full, I h
(The debt secured hereby is a part said real estate)	of the un	paid purchase	price of	Margha March	tgage having herely helded
				eren eren	been I
containing in all	sons whomsoever,	and hereby expressly	waive the platting and	_	•
TO BE VOID upon the condition that the Mortgagors shall pay to the					
or assigns, the sum of Six Hundred and no/100 - on the lst day of June , A. D. 1949			•		
with interest according to the tenor and effect of the					
The second according to the constraint of the second of th					
It is further agreed that the Mortgagors shall keep the buildings on said real es of the Mortgagoes, in a sum not less than their insurable value, and deliver to the Mo The Mortgagors shall pay when due, and before delinquent, all taxes which are, gagors fail either to pay such taxes or interest, or promptly to effect such insurance, the ing the security created by this mortgage, or its priority, then this mortgage shall secure made necessary thereby, and shall also secure all money advanced for taxes, interest, at the same extent as if such amounts were a part of the original debt secured hereby, a A failure to comply with any one or more of the above conditions of this mortgages the whole sums hereby secured to become due and collectible forthwith without the same extends the whole sums hereby secured to become due and collectible forthwith without the same extends the whole sums hereby secured to become due and collectible forthwith without the same extends the sum of the	state insured in some ortgagee the policies, or become a lien or hen the Mortgagee ne to the Morgagee thand insurance paid hand with	responsible company or cand renewal receipts. It is said premises, and interest any do so; and should the payment and recovery rereunder; and all such arent per annum interest their in part, including the page.	ompanies, satisfactory to Mon t on all prior liens, if any, as Mortgagee become involved of all money, costs, expense mounts shall constitute a par reon from the date of such payment of interest when due,	ttgagee, for the use and security the same become due; if Mortin litigation, either in maintaines, or advancements incurred or to f the debt hereby secured to payments. shall at the Mortgagee's option,	
It is further agreed that each and all of said notes and interest thereon, irrespect or distinction whatsoever. It is further agreed that the Mortgagors do hereby transfer and convey to the M				executor	
or assigns, filing a petition for foreclosure of this mortgage, and they authorize, agree said suit shall be instituted, or any judge thereof, shall at the commencement of said a out any notice whatever, appoint a receiver to take possession of said property and coll for the appointment of a receiver shall apply and be in force whether or not said proper ment of a receiver than the default aforesaid.	e, and consent that is action, or at any stag lect and receive said erty, or any part the	n case of the filing of peti- ge during the pendency or rents and profits, and appl reof, is used as a homestea	nion for the foreclosure of the progress of said cause, on a good the same to the payment od, and without proof of any	is mortgage, the court in which pplication of the plaintiff, with- of said debt; and this stipulation other grounds for the appoint-	
And in the event a suit is lawfully commenced to foreclose this mortgage, Mortg same manner.	gagee's reasonable att	orney fees are to be consi	dered as a part of the costs	of the suit and collected in the	
Signed the day and year first herein written.			J. R. Datwyler	F	
CHARLE OF TOWN			Leona E Datwy	yler	
STATE OF Iowa Madison County.		 			
On this 5th day of June,		A. D. 19 44 hefr	ore me, the undersigned	a Notary Public in and for	
Madison County, Iowa,			_	·	
J. R. Datwyler and wife, L					
NOTARIAL witness my hand and Official Seal a	ntary act and deed	•	ment, and acknowledge	d that they	
SEAL			CA. Kast		
			Notary Public in and	d for	

Madison