Acres-Blackmar Co., Burlington, 26615		*
A. E. Emerson and wife	STATE OF IOWA, Madison County, ss.	
	Filed for record this 4 day of January	A. D. 19 <b>.4.4</b>
	at 3:53 o'clock P. M.	
то	#35 Pearl E. Shetterly	
Kathryn Kale		Recorder.
	By	Deputy.
	Recording Fees, 1.00	
This Morigage, made this 31st day of	December A. D. 19.43, by and between	
*	n, Husband and wife,	
	ahereinafter called the Mortgagors, and	
	the Mortgagee. WITNESSETH: That the Mortgagors, in consideration	
	(\$ 1000.00	
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	agee, Kethryn Kele	or assigns,
the following tracts of land in the County of Madison	State of LOWE , to-wit:	الله الله الله الله الله الله الله الله
		St Se se se
Commencing at a point on the $(\frac{1}{2})$ of the Northwest Guarter $(\frac{1}{2})$ of Science (1) of Science (2)	he North line of the Northeast Quarter ection Seven (7), in Township Seventy-	2-8-27
five (75) North, of Range Twenty-seven	n (27) West of the 5th, P.M., which	
is 665 feet West of the Northeast com	ner thereof, running thence South	
8°30' East, 627.0 feet, thence North,	33°32' West, 294.6 feet, thence North, 53°24' East. 209.0 feet to the North	4 5 5 5 5
line of said forty acre tract, thence	East on said North line 241.0 feet	
to the place of beginning, containing	3.15 acres, more or less.	
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No.		3 &
		\$k
3 75	Indicate an and also all the master issues and market of said land and the	E To
thereon from now until the debt secured hereby shall be paid in full.	belonging; and also all the rents, issues, use, and profits of said land and the	_
The said Mortgagors hereby warrant the title thereto against all per case of foreclosure and sale thereunder, and agree that said premises may	sons whomsoever, and hereby expressly waive the platting and recording of	homestead in
	he Mortgagee, Kathryn Kale	
	(\$ 1000.00	
	.,	
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	certain promissory note of the said.  Pearl Emerson	
A. P. Parel Son and PS Cello	Tear Emerson	
73-t 3047	Works were started and the Works with the Works wit	
	e afficients residence of Kathryn Kale	
of the Mortgagee, in a sum not less than their insurable value, and deliver to the Mo	ortgagee the policies and renewal receipts, or become a lien on said premises, and interest on all prior liens, if any, as the same becor	
gagors fail either to pay such taxes or interest, or promptly to effect such insurance, to	then the Mortgagee may do so; and should the Mortgagee become involved in litigation, eit	her in maintain- ents incurred or
made necessary thereby, and shall also secure all money advanced for taxes, interest,	and insurance paid hereunder; and all such amounts shall constitute a part of the debt he and with per cent per annum interest thereon from the date of such payments.	ereby secured to
A failure to comply with any one or more of the above conditions of this more cause the whole sums hereby secured to become due and collectible forthwith without	tgage, either wholly or in part, including the payment of interest when due, shall at the Mo	ortgagee's option,
•	ctive of the dates of maturity, shall be equally secured by this instrument without any pre	ference, priority,
It is further agreed that the Mortgagors do hereby transfer and convey to the M	Mortgagee the right to the possession of the said premises upon the Mortgagee, e, and consent that in case of the filing of petition for the foreclosure of this mortgage, the	accept in which
said suit shall be instituted, or any judge thereof, shall at the commencement of said	action, or at any stage during the pendency or progress of said cause, on application of the elect and receive said rents and profits, and apply the same to the payment of said debt; and	e plaintiff, with-
for the appointment of a receiver shall apply and be in force whether or not said prop- ment of a receiver than the default aforesaid.	perty, or any part thereof, is used as a homestead, and without proof of any other grounds	for the appoint-
	gagee's reasonable attorney fees 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.	A. F. Emerson	
STATE OF LOWS	Estelle Pearl Emerson	,
STATE OF Iowa  Madison  County.		
On this 31st. day of December	Dep Clerk of A. D. 19.43, before me, the undersigned, a <b>NEXEX PS</b>	of Court
	personally appeared	
	arl Emerson	
TOTAL TE	м <i>а.</i>	
-	n and who executed the foregoing instrument, and acknowledged thatthe	<b>≒</b> <i>y</i>
executed the same as their volumes witness my hand and Official Seal	•	
WITTYESS my name and Ometal Scal		
(DISTRICT COURT SEAL) COMPAGNAC	Dorothy D. Peer Dep.Clerk of Court Monay XPAN in and for	
	Madison County, Iowa	
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