Form No. 111—Equitable Life Insurance Co., of Iowa, containing 2,031 printed words. Form F-30 10-3-40 27H.

MORTGAGE	STATE OF IOWA,	Madison	County, ss.
No6	Filed for Record the	3 day of	January
C. A. Thompson	A. D. 1944., at 1:	3 3 o'eloek P M	
Lizzie Thompson		Pearl E. Shet	terly, Recorder
Husband and Wife	By		Deputy
EQUITABLE LIFE INSURANCE CO. OF IOWA	Recording Fee, \$_ 2.4	06	
THIS INDENTURE, Made and entered into this3lst	•		
C. A. Thompson and Lizz	- ,		
Husband and Wife,			
			· · · · · · · · · · · · · · · ·
the first part, mortgagor, and the EQUITABLE LIFE INSURANC at Des Moines, Iowa, party of the second part, mortgagee.	State of Iowa CE COMPANY OF IOWA	, an Iowa corporation	on, with its home office
WITNESSETH, That the said party of the first part for and in			
paid by the said party of the second part, the receipt of which is lindebted to party of second part, does hereby sell, convey, grant, be and assigns forever, the following described real estate, lands and prights, privileges, easements and royalties thereunto belonging	nereby acknowledged, for wargain, mortgage and warra premises, together with and	hich amount the par nt unto the said seco including all improv	ty of first part is justly nd party, its successors ements, appurtenances,
Madison	and State of	Iowa	, to-wit:
East Sixty (60) acres of the West Quarter (W ¹ / ₂ SE ¹ / ₂) of Section Fifte Seventy-seven (77) North, Range To 5th P.M. CONTAINING 140 acres, More or Les	een (15), all beir Twenty-Eight (28)	ig in Townshij	
Mortsage Record			
and also all the rents, issues, uses, profits and income therefrom and secured hereby shall be paid in full. And the party of the first exemption and homestead laws whatsoever, in and to the lands, propertical estate, title, dower, right of homestead and claims whatsoever of forever, hereby releasing and relinquishing all rights of dower and he And the said first party does hereby covenant to and with the slawfully seized in fee of the premises aforesaid; that the said premises	part does hereby release a perty and premises aforesaid by above described with all the factorial factorial than the same tead therein.	nd waive all right ul. he appurtenances the id second party, its and assigns, that	ereunto belonging, and successors and assigns
	title hereto against the lawfe	al claims of all person	ns whomsoever.
and that they will forever warrant and defend the t		issory note of even d	ate herewith, executed
Provided, however, that if the first party shall pay, or cause to of the principal and interest at the time, place and in the manner as p	provided in the certain prom	•	•
Provided, however, that if the first party shall pay, or cause to	provided in the certain prom	•	•

First. To pay or cause to be paid the principal sum and interest above specified in the manner aforesaid, together with all costs and expenses of collection, if any there shall be, and any costs, charges, or attorney's fees incurred and paid by second party in maintaining the priority of this mortgage or in foreclosing the same or in defending any action affecting the title to said property. Second. To pay all taxes, assessments and other charges which are now a lien or may hereafter become a lien or may hereafter be levied or assessed upon or against the said premises or any part thereof or on this mortgage or the debt secured hereby or on the lien hereby created, together with any other taxes or assessments which may be levied against the mortgagee or holder of said note on account of this indebtedness or any part thereof, before the same shall become delinquent. Third. To keep the buildings now located, or at any time hereafter erected upon said property, insured against loss or damage by fire, lightning, and tornado in

when the policies are issued, nd compromise any and all		
r (2) the restoring of impropelied as aforesaid.	and to deliver such policies and all renewals to second party losses under any and all insurance policies on said property e payment of (1) the mortgage debt, interest or repayment of	DOLLARS apanies satisfactory to second party; to pay the premiums for such insurance; and the second party is hereby authorized, at its election, to collect, adjust y and to apply the proceeds, first to the payment of collection costs, and the any amounts advanced by the mortgagee under any of the covenants herein ed to pay the sums becoming due thereunder to the second party, same to be
Fourth. To keep all im- remises hereby mortgaged n		ises in good condition and repair and will not commit or permit waste of the d to maintain the land in a good state of cultivation, and to eradicate noxious
aid premises to be used for a	any unlawful purpose, then the second party may pay such to removal of improvements or use of said property for any un	effect and maintain said fire and tornado insurance or suffer waste or permit axes, charges and assessments, may purchase insurance, may redeem from tax lawful purposes and any moneys so expended shall be repaid to second party ares shall be secured by this mortgage and shall be collectible as a part of an
the same manner as the present Sixth. That the second eem satisfactory without	rincipal sum hereby secured. I party may release from the lien of this mortgage any part	or parcel of the mortgaged property or premises upon such terms as it may additional security for this indebtedness or the extension or renewal of said
Seventh. The bringing ebt, shall not release or imp	or maintenance of an action at law for the collection of the pair the security of this mortgage.	e debt secured hereby, or the filing of a claim in probate proceedings for said
ent of the mortgage debt; any take possession of all created in such manner as the not curred hereby; and in the event of competent jurisdictiontgaged real estate and all metals, and to rent the real ceivership expenses, necessid; and the said receivership. Ninth. That in the event prior liens, taxes, claims from the competent of the competency of the	and that in the event of a default of any nature or of maturit ops and grain growing or stored on the mortgaged premises, ste owner deems best, and shall apply the proceeds to the pay vent an action is brought to foreclose this mortgage, or at any on, upon the application of the note holder, may at once and crops located or growing thereon or accruing therefrom, an estate during the litigation and until the period of redemy ary repairs, taxes against the real estate and necessary insurally shall apply to all of the mortgaged property including the fact the proceeds of this mortgage or any part thereof, or any or encumbrances, the note owner shall immediately be subrounces had against the mortgaged property or any part thereof ere be any failure or default in the performance of any of the tof the principal debt or interest is not paid when due, or shany part thereof come into the possession or control of any other than the performance of any part thereof come into the possession or control of any other than the performance of any part thereof come into the possession or control of any other than the performance of any part thereof come into the possession or control of any other than the performance of any part thereof come into the possession or control of any other than the performance of any part thereof come into the possession or control of any other than the performance of any part thereof come into the possession or control of any other than the performance of any part thereof come into the possession or control of any other than the performance of the performance of any other than the performance of any	other sums advanced by the note holder, are used for the purpose of paying gated to all liens, estates and interest which the owner or owners of the said
Eleventh. If any provis Twelfth. It is further a	ion of this instrument is held to be void, it shall not affect the greed that the provisions of this mortgage shall run with the n, and shall inure to the benefit of the second party, its success	land and be binding upon the heirs, executors, administrators and assigns of
- ·	gage is given for a part of the	purchase price of the real estate
IN WITNESS WH	EREOF, We have hereunto set	our hand s and seal the day and year first
		C A Thompson L.S.
Presence of		Lizzie Thompson L.S.
-		
		L. S.
		L. S.
r Ralph F	, COUNTY OF Ma B. Hunter owa , do hereby certify that of deared C. A. Thompson and Liz	L. S.
I, Ralph I ounty, State of Ice fore me personally app	, COUNTY OF Ma B. Hunter Down do hereby certify that of the deared C. A. Thompson and Liz personally known to me to be the same person S instrument, and acknowledged that they free and voluntary act and deed for the uses and	dison , ss. a Notary Public in and for Madison on the 31 day of December , 1943, zie Thompson, Husband and Wife,
IATE OFIowa I,Ralph I ounty, State ofIo efore me personally app	, COUNTY OF Ma B. Hunter Deared C. A. Thompson and Liz personally known to me to be the same person S instrument, and acknowledged that they free and voluntary act and deed for the uses and the right of homestead.	dison, ss. a Notary Public in and forMadison on the 31day of
I, Ralph I ounty, State of Iconore me personally app	, COUNTY OF Ma B. Hunter Dwa , do hereby certify that of the deared C. A. Thompson and Liz personally known to me to be the same person S instrument, and acknowledged that they free and voluntary act and deed for the uses and the right of homestead. Given under my hand and notarial seal at	dison, ss. a Notary Public in and for Madison on the 31 day of December, 1943, zie Thompson, Husband and Wife, whose name S are subscribed to the foregoing signed, sealed and delivered the same as their d purposes therein set forth, including the release and waiver of Earlham, Iowa Ralph B. Hunter Notary Public in and for Madison
I, Ralph I ounty, State of Ico fore me personally app	, COUNTY OF Mage and Hunter , do hereby certify that of homeson and Liz personally known to me to be the same person so instrument, and acknowledged that they free and voluntary act and deed for the uses and the right of homestead. Given under my hand and notarial seal at the day and year last above written.	dison, ss. a Notary Public in and for Madison on the 31 day of December, 1943, zie Thompson, Husband and Wife, whose name s are subscribed to the foregoing signed, sealed and delivered the same as their d purposes therein set forth, including the release and waiver of Earlham, Iowa Ralph B. Hunter
I, Ralph I ounty, State of I of fore me personally app	personally known to me to be the same person so instrument, and acknowledged that they free and voluntary act and deed for the uses and the right of homestead. Given under my hand and notarial seal at the day and year last above written.	dison, ss. a Notary Public in and forMadison on the 31day of
I, Ralph I ounty, State of I of fore me personally appropriate of SEAL SEAL SEAL	personally known to me to be the same person S instrument, and acknowledged that they free and voluntary act and deed for the uses and the right of homestead. Given under my hand and notarial seal at the day and year last above written. My commission expires on the 4th day	dison a Notary Public in and for Madison on the 31 day of December , 1943, zie Thompson, Husband and Wife, whose name S are subscribed to the foregoing signed, sealed and delivered the same as their dipurposes therein set forth, including the release and waiver of Earlham, Iowa Ralph B. Hunter Notary Public in and for Madison County, State of Iowa y of July , 1945.
I, Ralph I ounty, State of Iconomy, State of Iconomy approved the season of Iconomy approved the season of Iconomy, State of I, State of I	personally known to me to be the same person S instrument, and acknowledged that they free and voluntary act and deed for the uses and the right of homestead. Given under my hand and notarial seal at the day and year last above written. My commission expires on the 4th day	dison, ss. a Notary Public in and for Madison on the 31 day of December, 1943, zie Thompson, Husband and Wife,
I, Ralph I ounty, State of Iconomy, State of Iconomy approved the seal of Iconomy and Iconomy approved the seal of Iconomy, State of I, St	personally known to me to be the same person so instrument, and acknowledged that they free and voluntary act and deed for the uses and the right of homestead. Given under my hand and notarial seal at the day and year last above written. My commission expires on the	dison
I, Ralph I ounty, State of Ice of the personally appropriate of Ice of I	County of Mage and Liz do hereby certify that of heared C. A. Thompson and Liz personally known to me to be the same person and the right of homestead. Given under my hand and notarial seal at the day and year last above written. My commission expires on the 4th day do hereby certify that of hereby certification	dison
I, Ralph I ounty, State of Ice of the personally appropriate of Ice of I	, COUNTY OF Mage and Lize of the same person and the right of homestead. Given under my hand and notarial seal at the day and year last above written. My commission expires on the 4th day of hereby certify that of the same person instrument, and acknowledged that the day and year last above written.	dison a Notary Public in and forMadison on the _31day ofDecember, 19.43, zie Thompson, Husband and Wife, whose name s aresubscribed to the foregoingsigned, sealed and delivered the same as _their I purposes therein set forth, including the release and waiver of Earlham, Iowa
I, Ralph I ounty, State of I of ARIAL SEAL SEAL SEAL STATE OF I, bunty, State of fore me personally appropriate the personally appropriate the personal of the	COUNTY OF Mage and Hunter Dwa do hereby certify that of deared C. A. Thompson and Lize personally known to me to be the same person Sinstrument, and acknowledged that they free and voluntary act and deed for the uses and the right of homestead. Given under my hand and notarial seal at the day and year last above written. My commission expires on the 4th day and year last above written. COUNTY OF do hereby certify that of eared personally known to me to be the same person instrument, and acknowledged that free and voluntary act and deed for the uses and the right of homestead. Given under my hand and notarial seal at active right of homestead.	dison
I, Ralph I ounty, State of I of ARIAL SEAL SEAL SEAL STATE OF I, bunty, State of fore me personally app	COUNTY OF Mage and Liz do hereby certify that of ceared C. A. Thompson and Liz personally known to me to be the same person sinstrument, and acknowledged that they free and voluntary act and deed for the uses and the right of homestead. Given under my hand and notarial seal at the day and year last above written. My commission expires on the 4th day do hereby certify that of ceared, COUNTY OF, do hereby certify that of ceared, do hereby certify that of the right of homestead. Given under my hand and notarial seal at the day and year last above written.	dison