Mortgage Record, No.	_95, Madison County, Iowa	a
Verl A. Chase and Eunice V. Chase	17.07	1944
TO  E. C. Moorman	#759 Pearl E. Shetterly Reco	order.
	Ву	puty.
	id day of February A. I	
of the County of Madison	ce V. Chase, husband and wife, and State of Iowa, party of the first part, Mortg	
E. C. Moorman of Greeley, Colorado, XXXXX party		
Four Thousand and 00/100 paid by the said party of the second part, the receipt of	which is hereby acknowledged, does hereby grant, bargain, sel assigns forever, the following described real estate, situate	OOLLARS
The North Fractional Half (1) o west Quarter (1); all that part west Quarter (1) of the Northealying South and West of North R tion Eighteen (18); and all tha Southwest Quarter (1) of the Soter (1) of Section Seven (7) ly North River; all in Township Se North, of Range Twenty-eight (2) 5th P.M.	of the North- ast Quarter (1) liver, of Sec- lt part of the outhwest Quar- ling South of eventy-six (76)	
and unmatured grown upon said land and income therefore shall be paid in full.  To have and to hold the premises above described wiright of homestead and claims whatsoever of said first pever; the intention being to convey an absolute title in for the And the said first party does hereby covenant to an are lawfully seized in fee of the premises aforesaid; that they will forever warrant and defend the title thereto a Provided, however, that if the first party shall pay of	nd with the second party, its heirs, successors and assigns, at the said premises are free and clear of all encumbrances;	ed hereby le, dower signs for that they and tha
· · · · · · · · · · · · · · · · · · ·	AxDxIXxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx	
·	e promissory note of the said	
and all such sums of money as may be advanced by the keep and perform all and singular the covenants and agre then These Presents to Be Void, otherwise to remain in		and shal l perforn
with second party, its heirs, successors and assigns, as f	ecified, or as set out in the certain promissory note or notes hereinbefore referred charges or attorney's fees incurred and paid by second party, its successors or assigns, it	to, togethe
on this mortgage or the debt secured thereby before the same shall become del Third. To keep the buildings erected thereon or at any time hereafter erec less than two-thirds of their actual value, loss, if any, payable to second party, party; to pay the premium for such insurance when the policies are issued, an	cted upon said property, insured against loss or damage by fire, lightning and tornado or its successors or assigns, such insurance to be obtained in a company satisfactor and to deliver such policies and all renewals to second party.	in a sum no ory to secon
commit or permit waste of the premises hereby mortgaged, nor use or allow as Fifth. That should first party fail to pay said taxes, charges or assessment	thereto now upon or hereafter erected on the said premises in good condition and repai ame to be used for any unlawful purpose. its, or to effect and maintain said fire and tornado insurance or suffer waste or permites, charges and assessments, may purchase insurance, may redeem from tax sale, may proses and any moneys so expended shall be repaid to second party, its successors or such expenditures shall be secured by this mortgage and shall be collectible as a ps	said premise
Sixth. And it is further agreed between the parties hereto that if default sh or interest, as the same matures or if first party allows the taxes or assessment remove or suffer to be removed any buildings, fences, or other improvements t property, or that may hereafter at any time be placed thereon, in good repair, against loss or damage by fire and lightning and tornado, payable as above provideliver such policies, or any renewals thereof, to second party, or its assigns; o whereby the value of said property shall be diminished; or if any suit be brough superior to this mortgage or affecting in any manner its validity, then upon the	hall be made in payment of the debt secured by this mortgage, or any part thereof, eits or other charges on the said mortgaged property, or any part thereof, to become ditherefrom; or fail to keep said buildings, fences and all other improvements that are, or fail to keep the buildings now erected, or hereafter to be erected on said proprided; or fail to pay the insurance premiums when the contemplated policies are issued or use or permit said property to be used for any unlawful purpose, or do any this by any person, affecting in any manner, the title of first party, or wherein a lithe happening of any of said contingencies, at the option of second party, or its assign blectible; and the second party or its assigns may proceed at once, or at any time leads to the second party or its assigns may proceed at once, or at any time leads to the second party or its assigns may proceed at once, or at any time leads to the second party or its assigns may proceed at once, or at any time leads to the second party or its assigns may proceed at once, or at any time leads to the second party or its assigns may proceed at once, or at any time leads to the second party or its assigns may proceed at once, or at any time leads to the second party or its assigns may proceed at once, or at any time leads to the second party or its assigns may proceed at once, or at any time leads to the second party or its assigns may proceed at once, or at any time leads to the second party or its assigns may proceed at once, or at any time its or the second party or its assigns the second party or its assigns any proceed at once, or at any time its or the second party or its assigns any proceed at once, or at any time its or the second party or its assigns any proceed at once, or at any time its or the second party or its assigns any proceed at once, or at any time its or the second party or its assigns any proceed at once, or at any time its or the second party or its assigns any proceed at once, or at any time its or the second party or its a	ther principa lelinquent; o now on sai- perty, insure- d; or fail to iy other ac- en is claime- ns, the whole
Seventh. It is further agreed that the rents, issues, and profits of said real and that in case of foreclosure of this mortgage for any cause, the holder of san sonal, pending foreclosure, sale and redemption, and to collect the rents of said suit after deducting all the costs of such proceedings.	l estate are hereby pledged as security for payment of said debt, interest, attorney fe me shall be entitled to have a receiver appointed to take possession of said property, real estate and apply the net profits to the payment of said debt and interest and ly waives the privileges and rights which are afforded by the homestead statutes of	costs of the
	by secured, and in case of the foreclosure of this mortgage for any cause, the pre- ur hands the day and year first above written.	mises herein
	Verl A. Chase	
	Eunice V. Chase	

STATE OF IOWA, Madison County, ss. On the 22nd day of February County, Iowa, came Verl A. Chase and Eunice V. Chase, husband and wife,

NOTARIAL

A. D. 1944., before the undersigned, a Notary Public in and for Madison

to me personally known to be the identical persons...... whose name.s...are..subscribed to the foregoing

mortgage as maker.S..... thereof, and acknowledged the execution of the same to be their woluntary

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

H. C. Fosher

Notary Public in and for Madison County, Iowa.