IOWA INSTALLMENT MORTGAGE

MATT PARROTT & ROHA CO., WATERLOO, IOWA D73648

No. 892	Filed for Record the 9day of March
Lester C. Campbell and Ethel	A. D. 19.44, at 1:36 o'clock . P. M.
Campbell, his wife,	Pearl E. Shetterly , Recorder
ТО	By Wilma M. Wade , Deputy
The Prudential Insurance Company of	
America	Recording Fee, \$_2.40
	January , A. D. 1944 Campbell, his wife,
part 1 8 S of the first part, and	county of, and State of Iowa,
THE PRUDENTIAL INSURANCE COMPANY OF AN	MERICA, of Newark, New Jersey,
party of the second part.  WITNESSETH: That whereas the said_parties_of	the first part are
ustly indebted to the saidTHE_PRUDENTIAL_INSUE	RANCE COMPANY OF AMERICA
, .,	DOLLARS,
	xecutedone (1)promissory note, of even date herewith, A.D. 1954Dollars each
eginning on the which note bears interest at	the rate therein set forth, from January 14,
944, payable annually, on January 1st.	
bears interest from	
Said note is executed by the saidperties of the	first part
	and bears interest after maturity at the
METER THEFT THE COURT AT THE PROPERTY LATER AS A SECOND AS A SECON	id, together with attorney's fees, and is made payable to the order of said
at its office in Newark, New Jersey,	AMERICA
writing, in lawful money of the United States of America.	
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NOW, THEREFORE, THIS INDENTURE WITNESSET	H: That the said part <b>les</b> of the first part, in consideration of money aforesaid and interest thereon, according to the tenor and effect of
he said promissory note above mentioned, and also to secure the fa	aithful performance of all the covenants, conditions, stipulations and agree-
ments herein contained, doby these presents, grant ts successors or assigns, forever, all the following described lands	t, bargain, sell, convey and confirm unto the said party of the second part, and premises, situated and being in the <b>Township</b>
	Madison , and State of Iowa, to-wit:
mb - Week held a district which and	THE NUMBER OF THE PARTY OF THE
The East half of the Northeast qua: (18), Township Seventy-five (75) No	rter (Eg NEZ) of Section Eighteen orth. Range Twenty-six (26). West
of the Fifth Principal Meridian,	
Containing 80 acres	
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Together with all and singular the tenements, hereditaments and appurtenances thereunto belonging, and all the estate, right, title, interest, dower and right of dower, including all rights of Homestead, of the said parties\_\_\_\_of the first part, and also all the rents, issues, use and profit of said land and the crops raised thereon, if any, from the date of this instrument until the debt secured hereby shall be paid in full, to have and to hold forever, unto the party of the second part, its successors and assigns.

And the said parties of the first part for themselves and

for their, executors and administrators, do hereby covenant that they are legally seized of the premises above conveyed, in fee simple, and that \_\_\_tho \_\_\_ have \_ good right and lawful authority to sell and convey the same, and that the same are free and clear from all liens and incumbrances of whatsoever kind and nature, and that \_\_\_the y \_\_ will warrant and defend the same against the lawful claims of all persons whomsoever.

Provided always, and these presents are upon the following express conditions, to-wit: That the said parties of the first part shall well and truly pay both the principal and interest of the said note promptly as each payment becomes due, and shall pay all taxes, and assessments of every type or nature against said premises when they become due; and agree\_\_\_ to pay, before they become delinquent, all taxes which may be assessed upon the party of the second part's interest therein; or upon this mortgage or the money secured hereby; without regard to any law heretofore enacted or hereafter to be enacted, either by the State of Iowa or by the county or town wherein the land is situated, imposing payment of the whole or any part thereof upon the party of the second part. Upon violation of this understanding or the passage by the State of any law imposing payment of the whole or any portion of any of the taxes aforesaid upon the party of the

second part, or upon the rendering by any court of last resort of a decision that the undertaking by the part **les** of the first part, as herein provided, to pay any tax or taxes, is legally inoperative, then and in any such event the debt hereby secured, without any deduction, shall, at the option of the party of the second part, become immediately due and collectible, notwithstanding anything contained in this mortgage

or any law heretofore enacted or hereafter to be enacted; and that \_\_ the\_y\_ will keep the buildings upon the above described real estate insured in such forms of insurance as may be required by the party of the second part in some solvent incorporated insurance company or companies approved by the said party of the second part for a sum satisfactory to the said party of the second part, for the benefit of the party of the second part herein, or assigns, so long as the debt above secured shall remain unpaid, and make the policy or policies of insurance payable to the party of the second part herein or assigns, as collateral security for the debt hereby secured.

That said part ies. of the first part shall keep all buildings, fences and other improvements now or hereafter placed upon said premises in as good condition and repair as the same are at this date, or as the same may be during the existence of this mortgage, and that said parties.——of the first part shall not do, nor permit to be done to, in, upon or about said premises, anything that will in anywise tend to diminish the value thereof, or to impair, weaken or diminish the security intended to be effected under and by virtue of this instrument.

The said part ies \_\_\_of the first part hereby expressly agree\_\_\_ to comply with and perform the foregoing conditions, and upon compliance therewith and with each and all of them, then these presents shall be void; otherwise to be and remain in full force and effect.

And it is further provided and agreed by and between said parties hereto that if default shall be made in the payment of either the principal of said note or interest thereon, or any part thereof, when due; or if the taxes on said premises are not fully paid within the time allowed for payment by law; or upon failure on the part of the part ies \_\_\_\_\_\_ of the first part to pay the taxes or assessments upon the loan secured by this mortgage or the holder thereof, and insurance premiums as heretofore mentioned; or should there be, from any cause whatsoever, any lien or incumbrance created or imposed upon said premises other than that secured by this mortgage, which lien or incumbrance is superior to this mortgage, then in such case, the whole of said principal and interest thereon shall, at the option of said second party or assigns, become due and payable and this mortgage may be foreclosed at any time after such default; but the omission of the party of the second part or assigns to exercise this option at any time or times shall not preclude said party of the second part from the exercise thereof

at any subsequent default or defaults of said first part ies in payments as aforesaid; and it shall not be necessary for said party of the second part or assigns to give written notice of its or their intention to exercise said option at any time or times, such notice being hereby expressly waived by said parties.

It is further provided that said party of the second part or assigns may at its or their option pay said taxes, assessments and insurance

premiums on the failure of the part es \_\_\_\_ of the first part to pay the same as above mentioned, and the money so paid, with interest thereon at the rate of seven (7) per cent. per annum, payable annually, from date of payment, shall be a part of the debt secured and collectible under this mortgage; and the said party of the second part or assigns shall, at its or their option, be entitled to be subrogated to any lien, claim or demand paid or discharged with the money loaned and advanced by the party of the second part and secured by this mortgage. And the party of the second part, or assigns, may pay and discharge any liens and incumbrances that may exist against above described real estate that may be prior and senior to the lien of this mortgage and the money so paid shall become a part of the lien of this mortgage and bear interest at the rate of seven (7) per cent. per annum, payable annually.

It is further expressly understood and agreed that a failure to comply with and perform each and all of the conditions and stipulations hereinbefore set out, strictly and literally, according to the true intent thereof, time being of the essence thereof, shall cause the full amount hereby secured to become due and collectible at once, if the holder of said note so elects, and this mortgage may thereupon be foreclosed immediately and without any notice of such election to be given, for the whole amount of said money, interest and costs, and for all sums paid out for taxes, assessments, liens, incumbrances and insurance, anything herein to the contrary notwithstanding, which election may be exercised immediately, or at any time thereafter, and nothing shall be construed to be a waiver of such right excepting an express agreement to that effect duly executed by the holder of these presents.

It is also expressly agreed that in the event this mortgage shall not be paid and fully discharged promptly at its maturity, whether the same matures by lapse of time alone, or upon the election of the holder hereof because of any breach of default in any of the conditions or stipulations herein contained, then the rents, profits, increase and right of possession of said premises and all crops of whatsoever nature or kind that may grow or be raised thereon from and after the date of such maturity or election, shall be and the same are hereby sold, conveyed and assigned to said second party, its successors or assigns, who upon application to any court of record may have a receiver appointed to take immediate possession of said premises, and to rent, cultivate or use the same as shall seem to him best for the interest of all parties concerned, and the net profits and avails thereof shall be applied toward the payment of accrued and accruing interest, taxes, and assessments, insurance, other liens and incumbrances paid and discharged under terms hereof, and the principal sum herein secured, and application thereof may be made before suit is instituted to foreclose this mortgage, or in such an action either before or after judgment, or even after the sale of the premises under such foreclosure proceedings; and in the event suit is brought to foreclose this mortgage, reasonable attorney's fees shall be allowed as by statute provided, together with all costs, including continuation of abstract and judgment rendered therefor, and the same made on special or general execution as other amounts secured hereby.

Upon payment and full satisfaction of these presents according to the terms hereof, a reconveyance shall be made and placed on record at the expense of said part ies... of the first part.

	WITNESS WHE	REOF, the said parties of the fir	st part ha <b>ve</b> hereunto set	their hands and so	eals on the day and
year ms	t above witten.			Lester C. Campl	ell[SEAL]
				Ethel Campbell	[SEAL]
					[SEAL]
					[SEAL]
Note	SEAL	in and for said County  Lester C. Campbell a  personally to me known to be the i as grantor S., and acknowledged th for the uses and purposes therein exp  IN TESTIMONY WHEREOF, I have  Winterset, Iowa	nd Ethel Campbell, dentical person s named in execution of the same to be pressed. The hereunto set my hand and af on the day a	and who executed the etheir free and vol fixed my official scal at and date last above writh Harry F. Anders	foregoing instrument untary act and deed, ten.
			In and fo	r Madison	·

My Commission expires \_\_ July 4th 1945