Acres-Blackmar Co., Burlington, 26615	<i>*</i>
	STATE OF IOWA, Madison County, ss.
Fred & None Eyerly	Filed for record this 24 day of November A. D. 1945
	at 10:00 o'clock A. M.
то	MORTGAGE.
Mayme & Nellie Callahan	#3334 Pearl E. Shetterly Recorder.
	By/Deputy.
	Recording Fees, \$1.00V
This Mortgage, made this 1st, day of 0.0	ctober A. D. 1945, by and between
Fred Eyerly and Nona	Tyerly
	hereinafter called the Mortgagors, and
	iie Callahan
	d the Mortgagee. WITNESSETH: That the Mortgagors, in consideration of the sum of
	· · · · · · · · · · · · · · · · · · ·
the following tracts of land in the County of Madison	gagee, their or assigns,
the following tracts of land in the County of Mag. 15.011.	, State of, State of, to-wit:
Lots Five (5) and Six (6) of	Tidrick & Ward's Addition to
Winterset, Madison County, Ic	owa,
which mentages is given to segure the	inpaid portion of the purchase price and is
a purchase price mortgage.	mipald polition of the parenage price and is
Mortgagors are given the privilege of interest payment date.	paying any amount of the principal on any
Interest payment date:	
•	Sim of the second secon
thereon from now until the debt secured hereby shall be paid in full.  The said Mortgagors hereby warrant the title thereto against all pecase of foreclosure and sale thereunder, and agree that said premises may	
	the Mortgagee, Mayme Callahan and Nellie Callahan
	(\$2000.00 ) DOLLARS,
•	0,
_	certain promissory note of the said
•	
It is further agreed that the Mortgagors shall keep the buildings on said real of the Mortgagoe, in a sum not less than their insurable value, and deliver to the Mortgagors shall pay when due, and before delinquent, all taxes which ar gagors fail either to pay such taxes or interest, or promptly to effect such insurance, ing the security created by this mortgage, or its priority, then this mortgage shall securade necessary thereby, and shall also secure all money advanced for taxes, interest the same extent as if such amounts were a part of the original debt secured hereby, 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	then the Mortgagee may do so; and should the Mortgagee become involved in litigation, either in maintainance to the Morgagee the payment and recovery of all money, costs, expenses, or advancements incurred or and insurance paid hereunder; and all such amounts shall constitute a part of the debt hereby secured to and win an original per cent per annum interest thereon from the date of such payments.
or assigns, filing a petition for foreclosure of this mortgage, and they authorize, agr said suit shall be instituted, or any judge thereof, shall at the commencement of said out any notice whatever, appoint a receiver to take possession of said property and co for the appointment of a receiver shall apply and be in force whether or not said pro	Mortgagee the right to the possession of the said premises upon the Mortgagee, ———————————————————————————————————
	tgagee's reasonable attorney fees are to be considered as a part of the costs of the suit and collected in the
same manner.  Signed the day and year first herein written.	Fred Eyerly
	None Eyerly
STATE OF IOWA	MOHE CACTTA
STATE OF Iowa  Madison County.	
On this 2nd, day of October	A. D. 1945, before me, the undersigned, a Notary Public in and for
Madison County, Iowa	personally appeared
Fred Eyerly and Non	e Eyerly
	· · · · · · · · · · · · · · · · · · ·
	in and who executed the foregoing instrument, and acknowledged that they
executed the same as their volumes with their work	•
WITHEST My hand and Official Sea	
The second and the contract of the second and the s	A. E. Emerson  Notary Public in and for
	Madison County, Iowa

is Morigage having been full, I hereby release and the same of record, this about 1947