Real Estate Mortgage Record, No. 97	,
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Form No. 139H-Federal Land Bank of Omaha, Omaha, Neb., containing 1,358 printed words. Form No. F. L. B. 208-I, Revised October, 1945.

MORTGAGE		Filed for	Record the 22	day ofApril	
70 W Toimhalm at a		—) A. D). 19 .46 , at 11: C	3o'clockAM	
E. V. Feirholm, et	ux.•	(#2038	Pe	earl E. Shetter	Y, Recorde
ТО		\	Ву	·	, Deput
THE FEDERAL LAND BANK O Omaha, Nebraska	F OMAHA	Recording	g Fee, \$1.50.		
			Date	April 10	, 19 46
E. V. Fairholm and Flor	en c e Fairholm	ı, husband	l and wife,	and each in his	and her own
right				·	, Mortgagor(s
Madison Cou	inty, Iowa		, in considera	tion of	
TWO THOUSAND AND NO		·	 		DOLLAR
7	THE FEDERAL LAND of Omaha P. O	BANK OF OM O., Douglas Cour		on,	
ortgagee, the following-described real property in	Madison	L	County, Iowa:		10 KY
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West Helf of from the Sout Township 75 Meridian, cor ing to Govern	th 26 feet th North, Range ntaining 79.2	ereof) of 27, West 1 acres,	Section 28 of the 5th	, in Principal	Mortgage Record
Subject to the	he rights of	the publi	c in all hig	ghwa ys,	0
(This mortgage is given	to secure th			•	
real estate above descr	ribed.)				Page
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ether with all of the right, title, and interest of ton, or hereafter placed upon, said real property property as specified in the chattel mortgage claring Mortgage is given to secure, and this con	ause hereinafter set forth	ì .			
rtgagee, in the principal sum ofTWO	THOUSAND ANI	D NO/100 -			
·			DOLI	ARS, with interest at the r	ate of four percent pe

whomsoever, and that said property is free from all encumbrances; and they relinquish all rights of homestead in said premises, and covenant and agree with the Mortgagee, as follows:

(1) To use the proceeds of the loan secured hereby solely for the purposes specified in Mortgagors' application for said loan, and for purposes authorized by the

Federal Farm Loan Act as amended.

(2) To pay when due all taxes, liens, judgments, or assessments which may be lawfully assessed against the property herein mortgaged.

(3) To insure and keep insured buildings and other improvements now on or which may be read to pay evidencing such insurance shall be endorsed with a mortgage clause, approved by and in favor of Mortgagee, and deposited with, loss thereunder to be payable to, Mortgagee as its interest may appear. At the option of Mortgagor(s), and subject to general regulations of the Farm Credit Administration, sums so received by Mortgagee may be used to pay for reconstruction of the destroyed improvement(s); or, if not so applied, may, at the option of Mortgagee, be applied in payment of any indebtedness, matured or unmatured, secured by this Mortgage.

(4) To keep all buildings occupied and in good repair, and to refrain from the commission of any acts of removal, demolition or impairment thereof; not to cut or remove, or permit to be cut or removed, any wood or timber from said real property, and to commit or permit no waste or impairment of the value of this security; to continuously practice approved methods of farming on said lands, to prevent erosion and the spread of noxious and damaging weeds, and to preserve the fertility of the soil.

(5) That in the event Mortgagor(s) fail(s) to pay when due any taxes, liens, judgments, or assessments lawfully assessed against the property herein mortgaged, or fail(s) to maintain insurance as hereinbefore provided, Mortgagee may make such payment or provide such insurance, and the amount(s) paid therefor shall become a part of the indebtedness secured hereby, due and payable immediately, and shall bear interest from the date of payment at the rate of six percent per annum.

a part of the indebtedness secured hereby, due and payable immediately, and shall bear interest from the date of payment at the rate of six percent per annum.

(6) That in the event Mortgager(s) default(s) in the payment of said principal sum, or of any installment thereof, or of any interest thereon, at the time when the same shall be due, or with respect to any covenant or condition hereof, then, at the option of Mortgagee, the entire indebtedness secured hereby shall forthwith become due and payable, shall bear interest at the rate of six percent per annum, and the Mortgagee may immediately foreclose this Mortgage or pursue any other available legal remedy. In the event of any action by Mortgagee to enforce collection of the Mortgage debt, the Mortgagor(s) agree(s) that any expense incurred to procure or extend an abstract of title shall, when paid by Mortgagee, become a part of the debt secured hereby, and shall be paid by Mortgagor(s), together with all of the taxable costs of such action, including statutory attorney fees for Mortgagee's attorney.

(7) That in the event action is brought to foreclose this Mortgage for all or any part of the debt secured hereby, the Mortgagee shall be entitled to immediate possession of the mortgaged premises, and the court, or a judge thereof in vacation, may appoint a receiver to take possession of said premises to collect and receive rents and profits arising therefrom; and from any monies so collected, to pay taxes, provide insurance, make needed repairs to improvements upon the premises, and make any other expenditures authorized by the court; and apply any sum remaining after the payment of such authorized expenditures upon the mortgaged indebtedness.

(8) That failure or delay of Mortgagee to exercise any of its rights or privileges shall not be construed as a waiver thereof; that any act of Mortgagee waiving any specific default of Mortgagor(s) shall not be construed as a waiver of any future defaults; that in case of default in the payment of any amortization installments or interest, or in case of payment by Mortgagee of any lien, judgment, tax, insurance, cost or expense, said Mortgagee shall have the privilege, without declaring the whole indebtedness due and payable, to foreclose on account of such specific default for such sums as are in default and such foreclosure proceedings may be had and the land described herein may be sold, subject to the unpaid indebtedness hereby secured, and this Mortgages shall continue as a lien for any unpaid balance.

CHATTEL MORTGAGE CLAUSE

(9) AND, FURTHER, IN CONSIDERATION of the making of the loan secured by this Mortgage and to furnish said Mortgagee additional security for the payment thereof, and to give said Mortgagee a present lien and future liens upon crops growing, grown or to be grown on said premises, said Mortgagor(s), and each of them, hereby bargain and sell, grant and convey, unto said Mortgagee all crops growing, grown or to be grown on the land hereinbefore described, during the entire term of this Mortgage, and for each individual crop year during such term, and until the indebtedness secured hereby is fully paid, including all crops that have been severed from the soil; to have and to hold the same forever; and said Mortgagor(s), and each of them, warrant and agree to defend the same against all persons whomsoever. Upon condition, however, that if the said Mortgagor(s) shall fully pay all sums in accordance with the terms of the promissory note referred to in this Mort-

hereto.	E. V. Feirholm	(SEAL)
	Florence Fairholm	(SEAL)
		(SEAL)
STATE OF IOWA		
COUNTY OF Madison		
On this 18th day of April	, A. D. 1946, before me, Carl. H. L	an e
Notary Public in and for the County of Madison	, State of	, personally appeared
E. V. Fairholm and	d Florence Fairholm, husband and wit	ſe,
their voluntary act and deed.	nd who executed the foregoing instrument, and acknowledged that t	hey executed the same as
NOTABIAL	Carl. H. Lane	
SEAL	Notary Public in and for	1

My commission expires July 4th 1948.....