JENKINS & FERGEMANN CO., WATERLOO, IOWA, 18165	
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Amor E. Routh & wife	Filed for record the 7 day of June
	A. D. 1946, at 1:05 o'clock P. M.
	#2671 Pearl E. Shetterly , Recorder.
Kenneth & Margaret Johnston	By, Deputy.
	Recording Fee, \$ 80
•	March 19346, by and between
	th (Husband & wife)
	County, and State of Iowa, hereinafter called the mortgagors, and
	t Johnston hereinafter called the mortgagee. ths ths the sum of Three Hundred & no/100/(\$300.00) DOLLARS
	heirs and assigns, forever, the following tracts of land in the County
of Madison, State of Iowa, to-wit:	
	•
Our interest in and to the following	g described real estate, namely.
The South Nine (9) Feet of the West	Half (W_2^1) of Lot Four (4) and
the West Half (W_2^{\dagger}) of Lots Five (5)	and Six (6), All in Block_(5),
Academy Addition to the Town of Earl	ham, Madison County, Iowa.
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First. That the mortgagors shall pay to the mortgagee	as dower are hereby conveyed. To be void upon the following conditions: or their heirs, executors, or assigns, the sum of
	(\$ 300.00 Dollars
·	A. D. 19 46 ,
· · · · · · · · · · · · · · · · · · ·	, payableannually, according to the tenor and effect of the One
- · · · · · · · · · · · · · · · · · · ·	th and Velma M. Routh, Husband & Wife
	chromosofx Earlham, Iowa
	on said real estate insured in some responsible company or companies, satisfac- in a sum not less than two-thirds their value, and deliver to the mortgagee the
gors fail either to pay such taxes, or promptly to effect such in volved in litigation either in maintaining the security created mortgagee the payment and recovery of all money, costs, expe insurance paid hereunder; and all such amounts shall constitu	e delinquent, all taxes which are, or become, a lien on said premises; if mortgansurance, then the mortgagee may do so; and should the mortgagee become ind by this mortgage, or its priority, then this mortgage shall secure to the enses or advancements incurred or made necessary thereby, as also for taxes atte a part of the debt hereby secured, to the same extent as if such amounts were cent per annum interest thereon, from the date of such payments.
payment of interest when due, shall, at the mortgagee's optio without notice or demand, and mortgagee shall be, and is he rent the same, and shall be held liable to account to mortgago.	the above conditions of this mortgage, either wholly or in part, including the on, cause the whole sumshereby secured to become due and collectible forthwith ereby, authorized to take immediate possession of all of said property, and to rs only for the net profits thereof, and such possession for such purposes shall reed that the taking possession thereof as above provided shall in no manner of foreclosure or otherwise.
Fifth. And in the event a suit is lawfully commenced to are to be considered as a part of the costs of the suit and col	o foreclose this mortgage, reasonable attorney's fees for mortgagee's attorney llected in the same manner.
IN WITNESS WHEREOF, signed by the mortgagors,	
	Amor E Routh
	Velma M. Routh
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STATE OF IOWA, MADISON COUNTY, ss. On the lst day of March	
	unty, Skirat
came Amor E. Routh 8	and Velma M. Routh Husband & Wife
Annual Control of the	e identical persons whose name s are subscribed to the foregoing
The state of the s	acknowledged the execution of the same to be theirvoluntary act and deed.
WITNESS my hand and offi	icial seal, the day and year last above written.
	H Claude Peer
	Notary Public in and for Madison County, Iowa