Madison County, Iowa.

Acres-Blackmar Co., Burlington. 26615					· ++	<del></del>
John Clarke and wife		STATE OF IOW	A, Madison County, ss	•		
gonii Glorico one wiro			nis 4 da		A. D. 19 47	
				o'clock A.M.		
TO		MORTGAGE.				
J. W. Holmes		\#1155	Wilma M.	. Wade	Recorder.	
0. 1102200		}	Ву			
		Recording Fees, 1.00		V	Deputy.	
This Mortgage, made this 3d  John Clarke and with						
of the County of Madison J.						
					ration of the sum of	
Two thousand and no/100						
paid by the Mortgagee, do hereby sell, transfer, and c				·		
the following tracts of land in the County of Mad.		-				
The Fast Half of the S						
75 North, Range 26, We	est of the	5th P. M., Madi	son County, I	lowa,		
(This mortgage given to price of said real estates this mortgage that in mortgage that in mortgage the indebter	state, and in event of s	it is hereby mad sale of said re	de a conditio al estate by	n of		
mortgagors)the indebte become due and payab]			rgage snall			
				·		
containing in all eighty acres, with all ap thereon from now until the debt secured hereby shall The said Mortgagors hereby warrant the title th case of foreclosure and sale thereunder, and agree tha	be paid in full. ereto against all per	rsons whomsoever, and her	eby expressly waive th	_	-	
TO BE VOID upon the condition that the Mortg	• •			ors		
or assigns, the sum ofTwo thousand e						
on the 1st day of Merch.				•	•	
with interest according to the tenor and effect of the	•					
· ·		promissory note		,		
dated March 3d, 1947, principal and in  It is further agreed that the Mortgagors shall keep the b  of the Mortgagors, in a sum not less than their insurable value.  The Mortgagors shall pay when due, and before delinque	nterest payable at the ouildings on said real es , and deliver to the Mo	e office of Security state insured in some responsible ortguggee the policies and renew	Loan and Abse company or companies, sal receipts.	tract Compan satisfactory to Mortgagee,	y, in Winterse for the use and security	et,Iowa.
gagors fail either to pay such taxes or interest, or promptly to ing the security created by this mortgage, or its priority, then the made necessary thereby, and shall also secure all money advant the same extent as if such amounts were a part of the origina.  A failure to comply with any one or more of the above	effect such insurance, this mortgage shall secur nced for taxes, interest, al debt secured hereby, a	then the Mortgagee may do so; re to the Morgagee the paymen and insurance paid hereunder; and with the per cent per an	and should the Mortgagee t and recovery of all mon and all such amounts shal num interest thereon from	become involved in litiga- iey, costs, expenses, or ad- il constitute a part of the the date of such payments	tion, either in maintain- vancements incurred or debt hereby secured to	
cause the whole sums hereby secured to become due and collect It is further agreed that each and all of said notes and is	tible forthwith without	notice or demand.				
or distinction whatsoever.  It is further agreed that the Mortgagors do hereby transfor assigns, filing a petition for foreclosure of this mortgage, af said suit shall be instituted, or any judge thereof, shall at the cout any notice whatever, appoint a receiver to take possession of for the appointment of a receiver shall apply and be in force we ment of a receiver than the default aforesaid.	nd they authorize, agree commencement of said a of said property and coll	<ul> <li>e, and consent that in case of the action, or at any stage during the lect and receive said rents and present and</li></ul>	he filing of petition for the he pendency or progress of profits, and apply the same	e foreclosure of this mortg f said cause, on application to the payment of said d	age, the court in which n of the plaintiff, with- ebt; and this stipulation	ut <b>ors</b>
And in the event a suit is lawfully commenced to forecle same manner.	ose this mortgage, Mort	gagee's reasonable attorney fees	are to be considered as a	part of the costs of the se	uit and collected in the	
Signed the day and year first herein written.		•	John Cla	rke		
		*******	•••••	erke		
STATE OF						
On this 3d day of Merc		•/, • A D	19 47 hafara	e undersioned a Ni	ry Dublia in and for	
				_	·	
Madison County,  John Clarke and wife, 1						
actin Oferve and wile'	₩ÀŦ AG ATGIĘ	<b>७</b> . j				
		n and who executed the for	regoing instrument, an	d acknowledged that	they	
executed the same as  WITNESS my har		ntary act and deed. the day and year last above	- written			
•	is and Onicial Scal	•				
GEAL			Herry F. A	Anderson tary Public in and for		