MATT PARROTT & SONS CO., WATERLOO, 10WA F9185	
MORTGAGE	STATE OF IOWA, Madison County, ss.
No. 1011	Filed for Record the law of March
Wayne H. Newton, et ux.	A. D. 19 48 at 10:33 o'clock A. M.
•••	#1011 Wilma M. Wade , Record
TO THE	By, Depu
BANKERS LIFE COMPANY, DES MOINES, IOWA	Recording Fee, \$ 1.20
	, incoming 100, 4-122-1-1-1-1
FOR THE CONSIDERATION OF Seven Thousand -	DOLLA
we, Wayne H. Newton and G. Pauline Newt	on, husband and wife,
	hereinafter called "first parties," hereby sell and convey to the BANKElled "second party," the following described real estate situated into-wit:
The East Half of the Southea six (26), in Township Seventy-six of the 5th P. M.,	st Quarter ( $E_{2}^{\frac{1}{2}}$ SE $_{4}^{\frac{1}{4}}$ ) of Section Twenty-(76) North, Range Twenty-eight (28) West
	-
To have and to hold the same, together with all hereditaments and appr	
uccessors and assigns, forever, and the said first parties do covenant with said hat they have good right and lawful authority to sell and convey the same to successors and assigns, shall quietly enjoy and possess the same; and the whomsoever.  It is agreed that if said first parties fail to keep and perform any of the said second party, either before commencement of suit or at any time to popointment of a receiver, who shall have power to take and hold possession he benefit of said second party, and such receiver shall be appointed upon the provisions hereof, either independently of or in connection with the commen no event be barred, forfeited, or retarded by reason of delay or of a judgn sointed upon application of said second party shall exist regardless of the sound irrespective of the value of said premises, or of the amount of waste, loss ion by the receiver shall in no way retard collection or the institution of suit.  TO BE VOID UPON THE CONDITION that said first parties keep and recreating installments, the last of which will become due on recreating installments, the last of which will become due on recreating installments, the last of which will become due on said first parties shall pay all the taxes and assessments upon said prope hat may be levied on this mortgage or on the debt hereby secured or that may may account of such ownership, before delinquent and said first parties shall recond party in a sum not less than Four Thousand Six Humand shall deliver all policies and renewal receipts to said second party and inarties, said second party shall have the right to pay such taxes, make repairs, hall pay in case of suit, a reasonable attorney's fee and the expenses of contactly or its assigns by reason of litigation with third parties to protect the lie arties, said second party shall have the right to pay such taxes, make repairs, hall pay in case of suit, a reasonable attorney's fee and the expenses of contactly or its assigns by reason of litigation with third parties to protect the lie arties,	second party, and its successors and assigns, that they are lawfully seized of said premise; that they are free from all liens and encumbrances; and that the said second party, a said first parties hereby warrant and will defend the title to the same against all personates agreements of this instrument or cause or suffer default therein or thereof in any respenderester, shall be entitled to the possession of said property real and personal and to to of all of said property, to rent the same, and to collect the rents and profits therefrom the application of said second party at any time after default of said first parties in any meement of foreclosure or when suit is begun or at any time thereafter, and such right is neat, decree, or sale ordered in any suit, and, further, such right to have such receiver alvency or insolvency of said first parties, or any of them, or of their successors or assigns or destruction of the premises or of the rents and profits thereof. Such taking of posses are previously as the said proper and perform all the conditions hereof and pay said second party or its assigns.  March 1 ,1968, with interest thereon from the profits derived from said proper at Des Moines, Iowa.  BANKERS LIFE COMPANY, with interest thereon at the rate of seven per cent is at Des Moines, Iowa.  BANKERS LIFE COMPANY, with interest thereon at the rate of seven per cent is at Des Moines, Iowa.  The payable by or chargeable to the holder hereof or the owner of the debt hereby secure to suffer waste, shall keep all buildings on said premises insured to the satisfaction of set of the deep and the payable of the payable by or chargeable to the object of the owner of the debt due shall be necessary before commen or the foreclosure of this mortgage. Said second party or its assigns may take possession of this mortgage.  Said second party or its assigns may take possession of this mortgage. Said second party or its assigns may take possession of the foreclosure of this mortgage. Said second party or its assigns may take
accessors and assigns, forever, and the said first parties do covenant with said hat they have good right and lawful authority to sell and convey the same is successors and assigns, shall quietly enjoy and possess the same; and the shomsoever.  It is agreed that if said first parties fail to keep and perform any of the same said second party, either before commencement of suit or at any time the proprintment of a receiver, who shall have power to take and hold possession he benefit of said second party, and such receiver shall be appointed upon the provisions hereof, either independently of or in connection with the comme in one event be barred, forfeited, or retarded by reason of delay or of a judgmented upon application of said second party shall exist regardless of the sold irrespective of the value of said premises, or of the amount of waste, loss on by the receiver shall in no way retard collection or the institution of suit.  TO BE VOID UPON THE CONDITION that said first parties keep at Seven Thousand ————————————————————————————————————	second party, and its successors and assigns, that they are lawfully seized of said premise; that they are free from all liens and encumbrances; and that the said second party, a said first parties hereby warrant and will defend the title to the same against all personal greements of this instrument or cause or suffer default therein or thereof in any respensereafter, shall be entitled to the possession of said property real and personal and to fall of said property, to rent the same, and to collect the rents and profits thereof of all of said property, to rent the same, and to collect the rents and profits thereof of the application of said second party at any time after default of said first parties in any meement of foreclosure or when suit is begun or at any time thereafter, and such right is neat, decree, or sale ordered in any suit, and, further, such right to have such right to have such receiver a livency or insolvency of said first parties, or any of them, or of their successors or assigns or destruction of the premises or of the rents and profits thereof. Such taking of posss The receiver shall be held to account only for the net profits derived from said propert and perform all the conditions hereof and pay said second party or its assigns  March 1
uccessors and assigns, forever, and the said first parties do covenant with said hat they have good right and lawful authority to sell and convey the same is successors and assigns, shall quietly enjoy and possess the same; and the rhomsoever.  It is agreed that if said first parties fail to keep and perform any of the said second party, either before commencement of suit or at any time the propintment of a receiver, who shall have power to take and hold possession he benefit of said second party, and such receiver shall be appointed upon the provisions hereof, either independently of or in connection with the comme of no event be barred, forfeited, or retarded by reason of delay or of a judge of inted upon application of said second party shall exist regardless of the soin by the receiver shall in no way retard collection or the institution of suit.  TO BE VOID UPON THE CONDITION that said first parties keep and receitain installments, the last of which will become due on recetain installments, the last of which will become due on recetain installments, the last of which will become due on receiped mortgage note, of even date herewith made to the order of the numm after due, payable at the office of the BANKERS LIFE COMPANY, Said first parties shall pay all the taxes and assessments upon said prophat may be levied on this mortgage or on the debt hereby secured or that may not account of such ownership, before delinquent and said first parties shall need party in a sum not less than Four Thousand Six Hund shall deliver all policies and renewal receipts to said second party and it arties, said second party shall have the right to pay such taxes, make repairs, hall pay in case of suit, a reasonable attorney's fee and the expenses of contarty or its assigns by reason of litigation with third parties to protect the lie.  A failure to comply with any one of the agreements hereof, including vecond party or its assigns so elects, and no demand for fulfillment of broken of each of suit for the collection of the debt	March 1 , 1968, with interest thereon from the content of the satisfaction of a sees are not so paid, or repairs made, or the insurance so kept in force by said first particulation of abstract, and, in fact, all expenses and attorney's fees incurred by said second or this mortgage.  The satisfact of title, shall cause the whole debt to at once become due and collectible, if sa onditions or notice of election to consider the debt due shall be necessary before commence or the foreclosure of this mortgage. Said second party or its assigns may take possession, abstract of title, or to protect the lien of this mortgage, shall bear interest at the rate fee, then these presents shall be void, otherwise in full force and effect. If this mortgage are of said first parties.
uncessors and assigns, forever, and the said first parties do covenant with said hat they have good right and lawful authority to sell and convey the same is successors and assigns, shall quietly enjoy and possess the same; and the successors and assigns, shall quietly enjoy and possess the same; and the homsoever.  It is agreed that if said first parties fail to keep and perform any of the said second party, either before commencement of suit or at any time the provision provision provision hereof, either independently of or in connection with the comme no event be barred, forfeited, or retarded by reason of delay or of a judgm ointed upon application of said second party shall exist regardless of the so not irrespective of the value of said premises, or of the amount of waste, loss fon by the receiver shall in no way retard collection or the institution of suit.  TO BE VOID UPON THE CONDITION that said first parties keep as Seven Thousand  ———————————————————————————————————	second party, and its successors and assigns, that they are lawfully seized of said premise; that they are free from all liens and encumbrances; and that the said second party, are said first parties hereby warrant and will defend the title to the same against all personal said first parties hereby warrant and will defend the title to the same against all personal greements of this instrument or cause or suffer default therein or thereof in any respective states of the said property, to rent the same, and to collect the rents and profits therefrom in the application of said second party at any time after default of said first parties in any meement of foreclosure or when suit is begun or at any time thereafter, and such right is neat, decree, or sale ordered in any suit, and, further, such right to have such right to have such receiver a livency or insolvency of said first parties, or any of them, or of their successors or assign or destruction of the premises or of the rents and profits thereof. Such taking of posse The receiver shall be held to account only for the net profits derived from said propert and perform all the conditions hereof and pay said second party or its assigns  March 1 , 1968, with interest thereon for the payable by or chargeable to the holder hereof or the owner of the debt hereby secure to suffer waste, shall keep all buildings on said premises insured to the satisfaction of sa and red — — — — — — — — — — — DOLLAR for the taxes are not so paid, or repairs made, or the insurance so kept in force by said first participants of the property insured and recover the amount so expended, and said first participant of this mortgage.  Said second party or its assigns may take possession of this mortgage. Said second party or its assigns may take possession of this mortgage. Said second party or its assigns may take possession of this mortgage.  Said first parties. If this mortgage are of said first parties.  Q. Pauline Newton

to me personally known to be the identical personS: whose name\_S...affixed to the foregoing mortgage as grantor.S.

Charles E. Tucker , Notary Public,

Madison County, Iowa.

and acknowledged said instrument and the execution thereof to be\_their\_\_\_\_voluntary act and deed.

WITNESS my hand and Notarial Seal, by me affixed the day and year last above written.

