ASSIGNMENT OF MORTGAGE

CORPORATION

in consideration of the sum of	Forty Seven Th	ousand Two I	lundred Fifty and		ration, the party	
in consideration of the sum of	COITY SEVER III	JUSANIA I WO I			47,250.0	0
lawful money of the United States						
Midland Financial Mo						
a Corporation, the party of the s						
ledged, has granted, bargained, s and set overunto the said party of						
12th of September						
and made by Bernard L.						
and made by		a dom ganor		·····		
of the Mortgage Records of	Madison	County,	lowa			
to <u>lowa Mortgage Corpor</u>		aroin docaribad s				
and all its rights, title and interes			is follows, to wit: the North Half (1/2) of		
Lot Three (3) Madison Cou) in Block Five	(5) of the Ori	ginal Town of Earl	ham,	*:	
•					FILED NO.	6
			1 person	ලට	BOOK 157	PAGE_
			BELBUL		90 SEP 12	AH II
					MARY E RECO	
	r				MADISON CO Fee \$5.	YTAUC
					,	
INDENTURE OF MORTGAGE the And the party of the first part irrevocably, in it name, or otherw recovery of the said money and if these presents were not made	t does hereby make vise, but at their own interest, and, in cas	n proper costs an	d charges, to have, use	the second p	art, its true and I lawful ways an	d lawful : d means
And the party of the first part irrevocably, in it name, or otherw recovery of the said money and if these presents were not made IN WITNESS WHEREOF,IC	t does hereby make vise, but at their own interest, and, in cas s. owa Mortgage C	n proper costs an se of payment, to Corporation	ppoint the said party of d charges, to have, use discharge the same as	the second p , and take all the party of the	art, its true and I lawful ways an ne first part migh	i lawful : d means nt, or c
And the party of the first part irrevocably, in it name, or otherw recovery of the said money and if these presents were not made IN WITNESS WHEREOF,Ic	t does hereby make vise, but at their own interest, and, in case. Dwa Mortgage C., a corporation	n proper costs and se of payment, to Corporation of the State of	ppoint the said party of d charges, to have, use discharge the same as	the second p , and take all the party of th	eart, its true and I lawful ways an the first part might has caused th	i lawful d d means nt, or co
And the party of the first part irrevocably, in it name, or otherw recovery of the said money and if these presents were not made IN WITNESS WHEREOF,IC	t does hereby make vise, but at their own interest, and, in case b. 	n proper costs and see of payment, to corporation of the State of, and, and, and, and	ppoint the said party of d charges, to have, use discharge the same as	the second p , and take all the party of the	eart, its true and I lawful ways an ne first part migh , has caused th	i lawful d d means nt, or co
And the party of the first part irrevocably, in it name, or otherw recovery of the said money and if these presents were not made IN WITNESS WHEREOF,IC	t does hereby make vise, but at their own interest, and, in case b. 	n proper costs and see of payment, to corporation of the State of, and, and, and, and	ppoint the said party of d charges, to have, use discharge the same as lowa d attested to its SEC	the second p , and take all the party of the	eart, its true and I lawful ways an ne first part migh , has caused th	d lawful a d means nt, or co
And the party of the first part irrevocably, in it name, or otherw recovery of the said money and if these presents were not made IN WITNESS WHEREOF,IC	t does hereby make vise, but at their own interest, and, in case b. 	n proper costs and see of payment, to corporation of the State of, and, and, and, and	ppoint the said party of d charges, to have, use discharge the same as	the second p , and take all the party of the	eart, its true and I lawful ways an ne first part migh , has caused th	d lawful a d means nt, or co
And the party of the first part irrevocably, in it name, or otherw recovery of the said money and if these presents were not made IN WITNESS WHEREOF,IC	t does hereby make vise, but at their own interest, and, in case b. 	n proper costs and see of payment, to corporation of the State of, and, and, and, and	ppoint the said party of d charges, to have, use discharge the same as lowa d attested to its SEC day of September lowa Mortgage Co	the second p , and take all the party of the	eart, its true and I lawful ways an ne first part migh , has caused th	d lawful a d means nt, or co
And the party of the first part irrevocably, in it name, or otherw recovery of the said money and if these presents were not made IN WITNESS WHEREOF,IC	t does hereby make vise, but at their own interest, and, in case b. 	n proper costs and see of payment, to corporation of the State of, and, and, and, and	ppoint the said party of d charges, to have, use discharge the same as lowa d attested to its SEC day of September lowa Mortgage Co	the second p , and take all the party of the	art, its true and lawful ways an ne first part might, has caused the	d lawful and means and, or co
And the party of the first part irrevocably, in it name, or otherw recovery of the said money and if these presents were not made IN WITNESS WHEREOF,IC	t does hereby make vise, but at their own interest, and, in case b. 	n proper costs and see of payment, to corporation of the State of, and, and, and, and	ppoint the said party of d charges, to have, use discharge the same as lowa d attested to its SEC day of September lowa Mortgage Co	the second p , and take all the party of the CRETARY ORDEROR	l lawful ways an the first part might, has caused the good	d lawful a d means nt, or co
And the party of the first part irrevocably, in it name, or otherw recovery of the said money and if these presents were not made IN WITNESS WHEREOF, Ic	t does hereby make vise, but at their own interest, and, in case b. 	n proper costs and see of payment, to corporation of the State of, and, and, and, and	ppoint the said party of d charges, to have, use discharge the same as lowa d attested to its SEC day of September lowa Mortgage Co	the second p , and take all the party of the CRETARY DIPPORTION	hart, its true and lawful ways an he first part might, has caused the good	d lawful of means to means to means to means to means to mean to me
And the party of the first part irrevocably, in it name, or otherw recovery of the said money and if these presents were not made IN WITNESS WHEREOF,IC Mortgage to be executed by its its Corporate Seal to be hereunt	t does hereby make vise, but at their own interest, and, in case b. 	n proper costs and see of payment, to corporation of the State of, and, and, and, and	ppoint the said party of d charges, to have, use discharge the same as lowa d attested to its SEC day of September lowa Mortgage Co	the second p , and take all the party of the CRETARY DIPPORTION	hart, its true and lawful ways an he first part might, has caused the good	d lawful of means to means to means to means to means to mean to me
And the party of the first part irrevocably, in it name, or otherw recovery of the said money and if these presents were not made IN WITNESS WHEREOF, Ic	t does hereby make vise, but at their own interest, and, in case b. 	n proper costs and se of payment, to Corporation of the State of, and 12th	ppoint the said party of d charges, to have, use discharge the same as lowa d attested to its SEC day of September lowa Mortgage Co	the second p , and take all the party of the CRETARY DIPPORTION	hart, its true and lawful ways an he first part might, has caused the good	d lawful of means to means to means to means to means to mean to me
And the party of the first part irrevocably, in it name, or otherw recovery of the said money and if these presents were not made IN WITNESS WHEREOF,IC Mortgage to be executed by its its Corporate Seal to be hereunt	t does hereby make vise, but at their own interest, and, in case. DWA MORTGAGE (, a corporation PRESIDENT to affixed the	n proper costs and se of payment, to Corporation of the State of, and 12th (ppoint the said party of d charges, to have, use discharge the same as Iowa	the second p and take all the party of the CRETARY OR PRESID UMANN SE	hart, its true and lawful ways an ne first part might, has caused the part might. DENT CRETARY	d lawful a d means at, or co
And the party of the first part irrevocably, in it name, or otherw recovery of the said money and if these presents were not made IN WITNESS WHEREOF, IC Mortgage to be executed by its its Corporate Seal to be hereunt	t does hereby make vise, but at their own interest, and, in case. DWA MORTGAGE Community a corporation PRESIDENT to affixed the	n proper costs an se of payment, to Corporation of the State of, an 12th or	ppoint the said party of d charges, to have, use discharge the same as lowa d attested to its SEC day of September lowa Mortgage Co By IVAN L. JOHNSO Attest DARYL A. NE	the second p and take all the party of the CRETARY ORDER ON PRESID UMANN SE	hart, its true and lawful ways an ne first part might, has caused the good. DENT CRETARY	d lawful and means and mea
And the party of the first part irrevocably, in it name, or otherw recovery of the said money and if these presents were not made IN WITNESS WHEREOF, IC Mortgage to be executed by its its Corporate Seal to be hereunt IN A COUNTY OF Polk On this 12th day of for said County and State, person	t does hereby make vise, but at their own interest, and, in case. DWA MORTGAGE (, a corporation PRESIDENT to affixed the September onally came the about	n proper costs and see of payment, to Corporation of the State of, and, and, and	ppoint the said party of d charges, to have, use discharge the same as lowa d attested to its SEC day of September lowa Mortgage Co By IVAN L. JOHNSO Attest DARYL A. NE	the second p and take all the party of the CRETARY ON PRESID UMANN SE	hart, its true and lawful ways an ne first part might, has caused the good	d lawful and means and mea
And the party of the first part irrevocably, in it name, or otherw recovery of the said money and if these presents were not made IN WITNESS WHEREOF,IC	t does hereby make vise, but at their own interest, and, in case. DWA MORTGAGE (, a corporation PRESIDENT to affixed the onally came the about an	n proper costs and se of payment, to corporation of the State of, and, and, and, and, and, and	ppoint the said party of d charges, to have, use discharge the same as Iowa	the second p and take all the party of the CRETARY ORDINATION ON PRESID UMANN SE Public, duly co	hart, its true and lawful ways an the first part might, has caused the good	d lawful and means and mea
And the party of the first part irrevocably, in it name, or otherw recovery of the said money and if these presents were not made IN WITNESS WHEREOF,IC	t does hereby make vise, but at their own interest, and, in case. DWA MORTGAGE (, a corporation PRESIDENT to affixed the onally came the about an	n proper costs and se of payment, to corporation of the State of, and, and, and, and, and, and	ppoint the said party of d charges, to have, use discharge the same as Iowa	the second p and take all the party of the CRETARY ORDINATION ON PRESID UMANN SE Public, duly co	hart, its true and lawful ways an the first part might, has caused the good	d lawful and means and mea
And the party of the first part irrevocably, in it name, or otherw recovery of the said money and if these presents were not made IN WITNESS WHEREOF,IC	t does hereby make vise, but at their own interest, and, in case. DWA MORTGAGE (, a corporation PRESIDENT to affixed the onally came the about interest and in	n proper costs and see of payment, to Corporation of the State of, and, and	ppoint the said party of d charges, to have, use discharge the same as lowa d attested to its SEC day of September lowa Mortgage Co By IVAN L. JOHNSO Attest DARYL A. NE ARYL A. NE SECRETARY	the second p and take all the party of the CRETARY OR PRESID UMANN SE Public, duly co CRESIDENT ARY o the above	hart, its true and lawful ways an the first part might, has caused the good. DENT CCRETARY Assignment of the good and the good and good good and good good and good and good good good good good good good go	d lawful and means and mea
And the party of the first part irrevocably, in it name, or otherw recovery of the said money and if these presents were not made IN WITNESS WHEREOF, _IC Mortgage to be executed by its its Corporate Seal to be hereunt (1)	t does hereby make vise, but at their own interest, and, in case of the composition of th	n proper costs and see of payment, to Corporation of the State of, and, and	ppoint the said party of d charges, to have, use discharge the same as lowa d attested to its SEC day of September lowa Mortgage Co By IVAN L. JOHNSO Attest DARYL A. NE ARYL A. NE SECRETARY	the second p and take all the party of the CRETARY OFFICIAL OFFIC	hart, its true and lawful ways an the first part might, has caused the part might are caused the part might be part of the par	d lawful and means and means and correct and qualified Mortgage of said Correct and
And the party of the first part irrevocably, in it name, or otherw recovery of the said money and if these presents were not made IN WITNESS WHEREOF,IC	t does hereby make vise, but at their own interest, and, in case. DWA MORTGAGE (, a corporation PRESIDENT to affixed the onally came the about an tion me to be the ident the instrument to be ial seal, in DE	n proper costs and se of payment, to Corporation of the State of, and, and	ppoint the said party of d charges, to have, use discharge the same as lowa d attested to its SEC day of September lowa Mortgage Co By IVAN L. JOHNSO Attest DARYL A. NE ATTENDAMENTAL JOHNSON F SECRETARY ct and deed, and the vice	the second p and take all the party of the CRETARY OFFICIAL OFFIC	hart, its true and lawful ways an the first part might, has caused the good. DENT CCRETARY Assignment of the good and the good and good good and good good and good and good good good good good good good go	d lawful and means and means and control of control of said Correction and control of said Co
And the party of the first part irrevocably, in it name, or otherw recovery of the said money and if these presents were not made IN WITNESS WHEREOF, _IC Mortgage to be executed by its its Corporate Seal to be hereunt (1)	t does hereby make vise, but at their own interest, and, in case. DWA MORTGAGE (, a corporation PRESIDENT to affixed the onally came the about an tion me to be the ident the instrument to be ial seal, in DE	n proper costs and se of payment, to Corporation of the State of, and, and	ppoint the said party of d charges, to have, use discharge the same as lowa d attested to its SEC day of September lowa Mortgage Co By IVAN L. JOHNSO Attest DARYL A. NE ATTENDAMENTAL JOHNSON F SECRETARY ct and deed, and the vice	the second p and take all the party of the CRETARY OFFICIAL OFFIC	hart, its true and lawful ways an the first part might, has caused the part might are caused the part might be part of the par	d lawful and means and means and correct and qualified Mortgage of said Correct and
And the party of the first part irrevocably, in it name, or otherw recovery of the said money and if these presents were not made IN WITNESS WHEREOF,IC	t does hereby make vise, but at their own interest, and, in case. DWA MORTGAGE Community a corporation PRESIDENT to affixed the	n proper costs and see of payment, to Corporation of the State of, and, and	ppoint the said party of d charges, to have, use discharge the same as lowa d attested to its SEC day of September lowa Mortgage Co By IVAN L. JOHNSO Attest DARYL A. NE ATTENDAMENTAL JOHNSON F SECRETARY ct and deed, and the vice	the second p and take all the party of the CRETARY ORDINATION ON PRESID UMANN SE Public, duly co Public, d	hart, its true and lawful ways an the first part might, has caused the part might are caused the part might be part of the par	d lawful and means and means and correct and qualified Mortgage of said Correct and

321