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14.1	Mortgage Record, 1	No. 79, Madison County, Iowa
NATT PARROT	T & SONS CO., WATERLOO, IOWA A51327 (1)	
and and and and and	MORTGAGE	
		Filed for record the30thday ofOctober
	W.H. Williams	A. D. 19. <b>28</b> ., at. <b>9:15</b> o'clock <b>A.</b> M.
	TO	#2610Gladys_Bpevault, Recorded
	Peter McQuie, et al	By, Deput
		Recording fee, \$_1.00
THI	S MORTGAGE, Made the 21st day of day	April 192.8 , by and between
		a_widower,
of	MadisonCounty, and State	e of Iowa, hereinafter called the mortgagors, and
	Peter McQuie, Jennie McQ	Quie and Maggie McQuie
		the mortgagors, in consideration of the sum of
		(\$5,0Q0,Q0) DOLLAR
		e,theirheirs and assigns, forever, the following tracts of land in t
County o	f, State of	Towa, to-wit:
	Lots Seven (7) and Eight (8) i	in Block One (1) of Ledlie's Addition to
	Earlham, Madison County, Iowa.	
	Y	
	,	
		•
		tenances thereto belonging, and the mortgagors warrant the title against a
All ri		as dower, or however else, are hereby conveyed. To be void upon the followir
conditions First.		ortheir, executors, or assigns, the sum of
of <b>AP</b>	ril A. D.xxx 1931,	
<b>-</b>		
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with inter	est according to the tenor and effect of the on	ecertain promissory note
thacheck	of the said	liamsCitizens_State_Bank,Earlham, payable at the office of MacCalchemolance Lance Company, at Windows, low
se and sect Third. axes, or pro	rity of the mortgagee, in a sum not less than their insurable to The mortgagors shall pay, when due, and before delinquent, a monthy to effect such insurance, then the mortgagee may do a	estate insured in some responsible company or companies, satisfactory to mortgagee, for the value, and deliver to the mortgagee the policies and renewal receipts.  all taxes which are, or become, a lien on said premises; if mortgagors fail either to so pay success; and should the mortgagee become involved in litigation, either in maintaining the security.
reated by a ncurred or	his mortgage, or its priority, then this mortgage shall secure made necessary thereby, as also for taxes or insurance paid he	e to the mortgagee the payment and recovery of all money, costs, expenses, or advancemen ereunder; and all such amounts shall constitute a part of the debt hereby secured, to the san
A failu	such amounts were a part of the original debt secured hereby e to comply with any one or more of the above conditions o ee's option, cause the whole sums hereby secured to become d	y, and with eight per cent per annum interest thereon, from the date of such payments.  of this mortgage, either wholly or in part, including the payment of interest when due shall, in the payment of interest when due shall, in the payment of interest when due shall, in the payment of the p
And the	mortgagors hereby pledge the rents, issues, and profits of said	d real property for the payment of said principal sum, interest, attorney's fees, and costs, st ned, and the filing of a bill or petition for the foreclosure of this mortgage, the court in which
aid suit sha on of the	ll be instituted, or any judge thereof, shall, at the commencer plaintiff, without any notice whatever, appoint a receiver to	ment of said action or at any stage during the pendency or progress of said cause, on applic take possession of said property, and collect and receive said rents and profits and apply the
roperty or	any part thereof is used as a homestead, and without proof of	s stipulation for the appointment of a receiver shall apply and be in force whether or not sa f any other grounds for the appointment of a receiver than the default aforesaid. eirs, administrators, executors, grantees, lessees, tenants, and assigns, and in case of the re-
ng or leasin aid debt as	g of said premises, while this mortgage remains unsatisfied, a aforesaid, and no payment made to any one other than said r	all rent shall be paid by the tenant or lessee to the mortgagee herein, or assigns, to apply a mortgagee, or his assigns, shall constitute payment or discharge of said rental.
	the event a suit is lawfully commenced to foreclose this mort, ected in the same manner.	gage, mortgagee's reasonable attorney's fees are to be considered as a part of the costs of the
In W	tness Whereof, Signed by the mortgagors, the day	•
		W.H. williams
STATE O	F IOWA, Madison County, ss.	
On th	e2lday ofApril	A. D. 192_8, before the undersigned, a Notary Public in and for sai
County, c		s,-8-widower,
		identical personwhose namesubscribed to the foregoin
NOT	mortgage as makerthereof, an deed.	ad acknowledged the execution of the same to be_hisvoluntary act and
s	EAL Witness my hand and notarial	l seal, the day and year last above written.
11 DE	CAL //	Tennie P Alamba

Jessie E. Clarke
Notary Public in and for Madison County, Iowa.

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