

Mortgage Record, No. 79, Madison County, Iowa

MATT PARROTT & SONS CO., WATERLOO, IOWA 51327 (1)

MORTGAGE

J. M. E. Creger and wife
TO
Madison County State Bank

Filed for record the 9 day of December
A. D. 1930, at 9:40 o'clock A.M.
#2830 Mildred E. Knott, Recorder.
By Zelda Wildin, Deputy.
Recording fee, \$ 1.00

THIS MORTGAGE, Made the 25th day of November 1930, by and between
J. M. E. Creger and wife Florence Creger
of Madison County, and State of Iowa, hereinafter called the mortgagors, and
Madison County State Bank

hereinafter called the mortgagee. WITNESSETH: That the mortgagors, in consideration of the sum of
Fourteen Hundred (\$1,400.00) DOLLARS,
(successors)
paid by the mortgagee, do hereby convey to the mortgagee, its heirs, executors, and assigns, forever, the following tracts of land in the
County of Madison, State of Iowa, to-wit:

Commencing at a point 132 feet South of the North West
corner of Out Lot Seven (7) of South Addition of Out Lots
to the City of Winterset, Iowa, running thence East 165
feet thence South 66 feet, thence West 165 feet, thence
North 66 feet to the place of beginning

in Volume of amended Mortgage see
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containing in all _____ acres, with all appurtenances thereto belonging, and the mortgagors warrant the title against all
persons whomsoever.

All rights of homestead and contingent interests known as dower, or however else, are hereby conveyed. To be void upon the following
conditions:

First. That the mortgagors shall pay to the mortgagee or its (successors)
Fourteen Hundred (\$1,400.00) Dollars, on the 1st day
of December A. D. 1931,

with interest according to the tenor and effect of the one certain promissory note with _____ coupons
attached of the said J. M. E. Creger and Florence Creger Madison County State Bank,
bearing even dates with these presents; principal and interest payable at the office of McCall Land and Loan Company, at Winterset, Iowa.

Second. That the mortgagors shall keep the buildings on said real estate insured in some responsible company or companies, satisfactory to mortgagee, for the
use and security of the mortgagee, in a sum not less than their insurable value, and deliver to the mortgagee the policies and renewal receipts.

Third. The mortgagors shall pay, when due, and before delinquent, all taxes which are, or become, a lien on said premises; if mortgagors fail either to so pay such
taxes, or promptly to effect such insurance, then the mortgagee may do so; and should the mortgagee become involved in litigation, either in maintaining the security
created by this mortgage, or its priority, then this mortgage shall secure to the mortgagee the payment and recovery of all money, costs, expenses, or advancements
incurred or made necessary thereby, as also for taxes or insurance paid hereunder; and all such amounts shall constitute a part of the debt hereby secured, to the same
extent, as if such amounts were a part of the original debt secured hereby, and with eight per cent per annum interest thereon, from the date of such payments.

A failure to comply with any one or more of the above conditions of this mortgage, either wholly or in part, including the payment of interest when due shall, at
the mortgagee's option, cause the whole sums hereby secured to become due and collectible forthwith without notice or demand.

And the mortgagors hereby pledge the rents, issues, and profits of said real property for the payment of said principal sum, interest, attorney's fees, and costs, and
authorize, agree, and consent that in case of any default as above mentioned, and the filing of a bill or petition for the foreclosure of this mortgage, the court in which
said suit shall be instituted, or any judge thereof, shall, at the commencement of said action or at any stage during the pendency or progress of said cause, on applica-
tion of the plaintiff, without any notice whatever, appoint a receiver to take possession of said property, and collect and receive said rents and profits and apply the
same to the payment of said debt under the order of the court; and this stipulation for the appointment of a receiver shall apply and be in force whether or not said
property or any part thereof is used as a homestead, and without proof of any other grounds for the appointment of a receiver than the default aforesaid.

This stipulation is hereby made binding on said mortgagors, their heirs, administrators, executors, grantees, lessees, tenants, and assigns, and in case of the rent-
ing or leasing of said premises, while this mortgage remains unsatisfied, all rent shall be paid by the tenant or lessee to the mortgagee herein, or assigns, to apply on
said debt as aforesaid, and no payment made to any one other than said mortgagee, or his assigns, shall constitute payment or discharge of said rental.

And in the event a suit is lawfully commenced to foreclose this mortgage, mortgagee's reasonable attorney's fees are to be considered as a part of the costs of the
suit and collected in the same manner.

In Witness Whereof, Signed by the mortgagors, the day and year first herein written.

J. M. E. Creger
Florence B. Creger

STATE OF IOWA, MADISON COUNTY, ss.

On the 8th day of December A. D. 1930, before the undersigned, a Notary Public in and for said
County, came J. M. E. Creger and wife Florence Creger

to me personally known to be the identical person s whose name s are subscribed to the foregoing
mortgage as maker s thereof, and acknowledged the execution of the same to be their voluntary act and
deed.

Witness my hand and notarial seal, the day and year last above written.

Will H. Henry
Notary Public in and for Madison County, Iowa.



Madison Co. State Bank
The Assignment of Amended Mortgage in
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