Mortgage Record, No. 84, Madison County, Iowa

MATT AARROTT & SONS CO., WATE	erloo, 10wa B86562 (1)				
	MORTGAGE				/
Willie A. Beard and Wife,		Filed for record the 18 day of January			
		A. D. 193	33., at. 1:.00.c	o'eloekPM.	
	ТО	<i> </i> #135	Maggi	e Reese Hobbs	, Recorder.
Nels B	ertholf, Trustee.	By	Jessi	e Allgeyer	, Deputy.
		Recording fee,	s 1.00 /		
THIS MORTGA	GE, Made the . 7th day of J	anuary	19_ 33 , b	y and between	
	Willie A. Beard and wi	fe Adelia Be	ard		
	onCounty, and State of	·			
	mortgagee. WITNESSETH: That the				
	Seventy-nine & 92/100				
	e, do hereby corvey to the mortgagee,				·
County of Madi	son State of Iov	va, to-wit:			
••• •••	All of my undivided inte	er e st in and	to the fol	lowing	•
described property: - The West Half (1) of the Morth					
described property: - The West Half (1/2) of the Morth East Quarter (1/4) and the East Half (1/2) of the Morth West Quarter (1/2) of Section Twelve (12) in Township					
West Quarter (2) of Section Twelve (12) in Township					
Seventy-five (75) North, of Range Twenty-nine (29)					
West of the 5th D. M. and Jota Mhnes (7) and Hour					
West of the 5th P. M., and Lots Three (3) and Four (4) and the West Ten (10) feet of Lot Two (2) in					;
or Release of annumed so something of the sound so					
8	Block One (1) of Railroad Addition to the City of				
Winterset, Iowa.					
Release of					
5 5					
containing in all persons whomsoever.	acres, with all appurtent	nces thereto belong	ing, and the mo	ortgagors warrant the titl	e against all
	stead and contingent interests known as do	ower, or however else	e, are hereby con	veyed. To be void upon	the following
First. That the r	nortgagors shall pay to the mortgagee or.	hisheirs, ex	xecutors, or assig	ns, the sum of	
Seven Hur	idrea Seventy-nine & 92/100)(\\$	772.92) Dollars, on the7	th day
	A. D. 19_34,				
with interest according	to the tenor and effect of theone	_certain promissory	notexwith	XX	X DOXIDOXDE
ARACINES, of the said	Willie A. Beard and Ad	lelia Beard		Winterset	, Iowa.
bearing even dates with	h these presents; principal and interest pa	yableatthe - of: te insured in some respo	f-i ce - of - Mac	dison-County-Sav companies, satisfactory to mo	ings Bank
Third. The mortgagor	tgagee, in a sum not less than their insurable valurs shall pay, when due, and before delinquent, all to such insurance, then the mortgagee may do so; a	axes which are, or becom nd should the mortgagee	ne, a lien on said pre e become involved in	emises; if mortgagors fail either n litigation, either in maintaini	ng the security
created by this mortgage, or incurred or made necessary	or its priority, then this mortgage shall secure to thereby, as also for taxes or insurance paid hereur were a part of the original debt secured hereby, an	the mortgagee the paym ider; and all such amoun	nent and recovery o nts shall constitute a	f all money, costs, expenses, or a part of the debt hereby secur	advancements ed, to the same
A failure to comply with the mortgagee's ontion, can	th any one or more of the above conditions of this ise the whole sums hereby secured to become due a reby pledge the rents, issues, and profits of said re-	s mortgage, either wholly and collectible forthwith	y or in part, includi without notice or d	ng the payment of interest whe emand.	en due shall, at
authorize, agree, and conser	nt that in case of any default as above mentioned, or any judge thereof, shall, at the commencement	and the filing of a bill of of said action or at any	or petition for the fo v stage during the p	oreclosure of this mortgage, the endency or progress of said cau	court in which use, on applica-
same to the payment of sai	t any notice whatever, appoint a receiver to take id debt under the order of the court; and this stip if is used as a homestead, and without proof of any	ulation for the appointn	ment of a receiver sl	hall apply and be in force whet	ther or not said
This stipulation is here ing or leasing of said premi	by made binding on said mortgagors, their heirs, ises, while this mortgage remains unsatisfied, all r no payment made to any one other than said mort	administrators, executor ent shall be paid by the	rs, grantees, lessees, e tenant or lessee to	tenants, and assigns, and in content to the mortgagee herein, or assign	ase of the rent-
And in the event a suit suit and collected in the sar	t is lawfully commenced to foreclose this mortgage	e, mortgagee's reasonable	e attorney's fees are	e to be considered as a part of	the costs of the
In Witness Where	of, Signed by the mortgagors, the day and			A Booms	
				A. Beard Beard	
STATE OF IOWA, M	Adison County, ss.		_ _		
•	_day ofJanuary	_A. D. 1933_, bef	fore the undersig	gned, a Notary Public in	and for said
County, came	Willie A. Beard and wif				
	to me personally known to be the ider mortgage as maker_S_thereof, and a	_			0 0
NOTABIAL	deed.	omio aioagou ane exe	addition of the sa	mic oo bo i zaza wiw i Aoluli	omiy ave and
SEAL	Witness my hand and notarial sea	al, the day and year	last above writt	en.	•

Dorothy Gillespie
Notary Public in and for Madison County, Iowa.