## Mortgage Record, No. 84, Madison County, Iowa

MATT PARROTT & SONS CO., WATERLOO, TOV	20 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0		
	DRTGAGE	1	<del></del>
	E HILL,	Filed for record thelatday of Marc	<b>ch</b>
		A. D. 19.34, at 1:20 o'clock P. M.	
· · · · · · · · · · · · · · · · · · ·	то	#1089 Maggie Reese Hobbs	, Recorder.
0. L. '	TAYLOR.	By Jessie Allgeyer	, Deputy.
		Recording fee, \$ 1.00	
THIS MORTGAGE M	ade the <b>1st</b> day of	March 1934, by and between	
		ie Hill, a widow,	
		Iowa, hereinafter called the mortgagors, and	
		mortgagors, in consideration of the sum of	
	ereby convey to the mortgagee,, State of Iow	his heirs and assigns, forever, the following trava, to-wit:	cts of land in the
	The East One-half	$(E_{\overline{k}}^{1})$ of the North-west Quarter	<b>7</b> 3
		leven (11) except Five (5) acres	<b>4</b>
		Corner thereof, and the West	Section of
	_	he North-east Quarter (NE1) of	
		• • •	200
		n (11); all in Township Seventy-	mesed M 73
		of Range Twenty-nine (29) West	8
	of the Fifth P. M.	, Iowa,	1 ~
			To a second
•			
			6 8
ersons whomsoever. All rights of homestead aronditions: First. That the mortgag	nd contingent interests known as do cors shall pay to the mortgagee or nundred & no/100	the process thereto belonging, and the mortgagors warrant the ower, or however else, are hereby conveyed. To be void use the heirs, executors, or assigns, the sum of the heirs, executors, and the heirs, executors, executo	pon the following
		ors herein to pay \$500.00 or any mul	
f of the principal	debt, on September la	st, 1934, or any interest paying dat	e thereafte
		_certain promissory notewithten	=
•		yable at Earlham, Iowa, and	
second. That the mortgagers is and security of the mortgages, in Third. The mortgagors shall passes, or promptly to effect such insteaded by this mortgage, or its pricurred or made necessary thereby, tent, as if such amounts were a part and the mortgager's option, cause the whand the mortgagors hereby pled thorize, agree, and consent that in dis uit shall be instituted, or any just of the plaintiff, without any nome to the payment of said debt upoperty or any part thereof is used. This stipulation is hereby made or leasing of said premises, while did by the said of the payment of said debt as aforesaid, and no payment of debt as aforesaid, and no payment.	shall keep the buildings on said real estate a sum not less than their insurable value ay, when due, and before delinquent, all ta surance, then the mortgagee may do so; an ority, then this mortgage shall secure to the as also for taxes or insurance paid hereunder of the original debt secured hereby, and the original debt secured hereby, and the sums hereby secured to become due at lege the rents, issues, and profits of said read a case of any default as above mentioned, and udge thereof, shall, at the commencement of the whatever, appoint a receiver to take ander the order of the court; and this stipp as a homestead, and without proof of any binding on said mortgagors, their heirs, a ethis mortgage remains unsatisfied, all reent made to any one other than said mortgage, all greent made to any one other than said mortgage, and legislated the sum of the court of the commenced to foreclose this mortgage,	te insured in some responsible company or companies, satisfactory to and deliver to the mortgagee the policies and renewal receipts. The axes which are, or become, a lien on said premises; if mortgagors fail end should the mortgagee become involved in litigation, either in main the mortgagee the payment and recovery of all money, costs, expenseder; and all such amounts shall constitute a part of the debt hereby if with eight per cent per annum interest thereon, from the date of su mortgage, either wholly or in part, including the payment of interest and collectible forthwith without notice or demand. If property for the payment of said principal sum, interest, attorney's and the filing of a bill or petition for the foreclosure of this mortgage of said action or at any stage during the pendency or progress of said possession of said property, and collect and receive said rents and pulation for the appointment of a receiver shall apply and be in force other grounds for the appointment of a receiver than the default afordministrators, executors, grantees, lessees, tenants, and assigns, and ent shall be paid by the tenant or lessee to the mortgagee herein, or gagee, or his assigns, shall constitute payment or discharge of said reigners.	either to so pay such attaining the security ses, or advancements secured, to the same ach payments. It when due shall, at a fees, and costs, and e, the court in which de cause, on applications and apply the whether or not said presaid.  In case of the rentassigns, to apply on a montal.
	ed by the mortgagors, the day and	·	
		Nellie Hill	
TATE OF IOWA, MADISON	County. ss.		
,	,	A. D. 19 <b>34</b> _, before the undersigned, a Notary Public	c in and for said
		DW.,	
		tical personwhose nameissubscribed	
NOTARIAL V deed	d.	eknowledged the execution of the same to be her vo	oluntary act and
SEAL		l, the day and year last above written.	
		<b></b>	

Scott Shifflett
Notary Public in and for Madison County, Iowa.