Mortgage Record No. 84. Madison County, Iowa

FROM Lloyd L. Shambaugh and	
Lloyd L. Shambaugh and	Filed for Record the 16th day of January
	A. D. 19.35., at. 10:27o'clock A. M.
Bessie Shambaugh	Valda C. Bishop , Record
TO . C. Cook	#123 By Pearl E. Shetterly Deput
	Recording Fee, \$ 1.10 puppers
2044	
	of
	ounty. Iowa.
nereinafter called the mortgagee,	
WITNESSETH: That the mortgagors in consideration of the sum of	
Thirty nine hundred forty two and 76/10	0(\$3942.76) DOLLAN
aid by the mortgagee, do hereby sell and convey to the mortgagee	heirs and assigns, the property described as follows:
The undivided one sixth (1/6) interest $(\frac{1}{2})$ of the Northeast Quarter $(\frac{1}{2})$ of Secand cemetery lot in the Southwest corne of the Southeast Quarter of Section One Section Twelve (12). All in Township Section Twenty seven (27) West, of the 5th P. Market Seven (27) West, of the 5th P. Ma	er thereof. The Southeast Quarter $(\frac{1}{4})$ of Seventy seven (77) North, of Range
•	
hirty nine hundred forty two and 76/100	heirs, executors or assigns, the sum of
and the second of the second o	
n tne <u>& QUII</u> day of <u>NOVERIDE</u> , A	
vith interest to the tenor and effect of the	D. 19.37.
Sh am bau gh	D. 19.37.
Shambaugh ated November 28, A. D. 19 24, and all Second: That the mortgagors shall from now until the debt secured her hereto on said real estate in as good repair as they now are and insure the herable value in a responsible company or companies satisfactory to mortga herable value in a responsible company or companies satisfactory to mortga herable value in a responsible company or companies satisfactory to mortga herable value in a responsible company or companies satisfactory to mortga herable value in a responsible company or companies satisfactory to mortga herable value in a responsible company or companies satisfactory to mortga herable value in a responsible company or companies satisfactory to mortga herable value in a responsible company or companies satisfactory to mortga herable value in a responsible company or companies satisfactory to mortga herable value in a responsible company or companies satisfactory to mortga herable value in a responsible company or companies satisfactory to mortga herable value in a responsible company or companies satisfactory to mortga herable value in a responsible company or companies satisfactory to mortga herable value in a responsible company or companies satisfactory to mortga herable value in a responsible company or companies satisfactory to mortga herable value in a responsible company or companies satisfactory to mortga herable value in a responsible company or companies satisfactory to mortga herable value in a responsible company or companies satisfactory to mortga herable value in a responsible company or companies satisfactory to mortga herable value in a responsible company or companies satisfactory to mortga herable value in a responsible company or companies satisfactory to mortga herable value in a responsible company or companies satisfactory to mortga herable value in a responsible company or companies satisfactory to mortga herable value in a responsible company or companies satisfactory to mortga herable value in a responsible company or compani	such other sums of money as may be advanced by the mortgagee hereunder. eby is paid, keep the buildings, fences and other improvements and appurtenance buildings for the use and benefit of the mortgagee in a sum not less than their in gee, and deliver the policies and renewal receipts to the mortgagee, and plant and manner that neither the productivity of said land nor the value of the premise riority to the debt secured hereby. the terms of this mortgage to be performed by mortgagors, including all expense of
Shambaugh ated November 28, A. D. 19 24, and all Second: That the mortgagors shall from now until the debt secured her hereto on said real estate in as good repair as they now are and insure the urable value in a responsible company or companies satisfactory to mortga arvest all crops in proper season, and farm and care for the premises in such ill be impaired, and pay, when due, the sum payable on each lien having p This mortgage shall secure all sums paid by mortgagee to comply with tigation or preparation therefor incurred by mortgagee in maintaining this such sums were part of the original debt secured hereby. A failure of the mortgagors to comply with any one or more of the above resale or change of ownership of said land, shall, at mortgagee's option, cause	ssory note
Shambaugh Second: That the mortgagors shall from now until the debt secured herereto on said real estate in as good repair as they now are and insure the trable value in a responsible company or companies satisfactory to mortgagarvest all crops in proper season, and farm and care for the premises in such ill be impaired, and pay, when due, the sum payable on each lien having p. This mortgage shall secure all sums paid by mortgagee to comply with tigation or preparation therefor incurred by mortgagee in maintaining this such sums were part of the original debt secured hereby. A failure of the mortgagors to comply with any one or more of the above a sale or change of ownership of said land, shall, at mortgagee's option, cause ithout notice or demand. It is hereby expressly agreed that mortgagee's lien upon the crops hereum ereon to the same extent as is given under Section 10261 of the Code of 192 arty in possession thereof or of the vendee thereof, for all sums in excess of the the mortgaged premises have been exhausted; and mortgagee, either be not thereafter, shall be entitled to the appointment of a Receiver who shall the March 1st following the expiration of the year of redemption, collect and if any crops are then not sufficiently matured for harvesting, to cultivativing the Receiver the right to sell the crops or any part thereof at any tind that the net proceeds received from such sale be used for the purpose of	such other sums of money as may be advanced by the mortgagee hereunder. eby is paid, keep the buildings, fences and other improvements and appurtenance buildings for the use and benefit of the mortgagee in a sum not less than their in gee, and deliver the policies and renewal receipts to the mortgagee, and plant and manner that neither the productivity of said land nor the value of the premise riority to the debt secured hereby. the terms of this mortgage to be performed by mortgagors, including all expense of so lien, its priority or foreclosure, to the same extent and upon the same terms are the whole and all sums hereby secured hereby, either wholly or in partice the whole and all sums hereby secured to become due and collectible forthwith the original debt secured hereby and for so much of the original debt as may remain fore or on the commencement of an action to foreclose this mortgage, or at an have the power to take and hold possession of said premises and to rent the same the rents and profits therefrom and to take possession of all crops hereby mortgaged and protect the same until the crop shall be fit, and then to harvest the same me, at private or public sale, without notice, all for the benefit of the mortgage.
Shambaugh Second: That the mortgagors shall from now until the debt secured hereto on said real estate in as good repair as they now are and insure the trable value in a responsible company or companies satisfactory to mortgagarvest all crops in proper season, and farm and care for the premises in such ill be impaired, and pay, when due, the sum payable on each lien having parties on the figation or preparation therefor incurred by mortgagee to comply with such sums were part of the original debt secured hereby. A failure of the mortgagors to comply with any one or more of the above sale or change of ownership of said land, shall, at mortgagee's option, cause thout notice or demand. It is hereby expressly agreed that mortgagee's lien upon the crops hereundereon to the same extent as is given under Section 10261 of the Code of 192 of the mortgaged premises have been exhausted; and mortgagee, either been thereafter, shall be entitled to the appointment of a Receiver who shall the March 1st following the expiration of the year of redemption, collect diff any crops are then not sufficiently matured for harvesting, to cultivativing the Receiver the right to sell the crops or any part thereof at any tind that the net proceeds received from such sale be used for the purpose of	such other sums of money as may be advanced by the mortgagee hereunder. such other sums of money as may be advanced by the mortgagee hereunder. such other sums of money as may be advanced by the mortgagee hereunder. such other sums of money as may be advanced by the mortgagee hereunder. such other sums of money as may be advanced by the mortgagee hereunder. such other sums of money as may be advanced by the mortgagee hereunder. such other sums of money as may be advanced by the mortgagee, and appurtenance in manner that neither the productivity of the mortgagee, and plant and manner that neither the productivity of said land nor the value of the premise riority to the debt secured hereby. the terms of this mortgage to be performed by mortgagors, including all expense of said lien, its priority or foreclosure, to the same extent and upon the same terms are the whole and all sums hereby secured to become due and collectible forthwith the said crops are the property of the then owners of said land or of the theoriginal debt secured hereby and for so much of the original debt as may remain fore or on the commencement of an action to foreclose this mortgage, or at an have the power to take and hold possession of said premises and to rent the same the rents and profits therefrom and to take possession of all crops hereby mortgage and protect the same until the crop shall be fit, and then to harvest the same me, at private or public sale, without notice, all for the benefit of the mortgage carrying out the provisions of this mortgage and the payment of the debt secured.
Shambaugh Second: That the mortgagors shall from now until the debt secured hereto on said real estate in as good repair as they now are and insure the arrelet value in a responsible company or companies satisfactory to mortgagarvest all crops in proper season, and farm and care for the premises in such sums were part of the original debt secured heresuch aums were part of the original debt secured hereby. A failure of the mortgagors to comply with any one or more of the above sale or change of ownership of said land, shall, at mortgagee's option, cause thout notice or demand. It is hereby expressly agreed that mortgagee's lien upon the crops hereundereon to the same extent as is given under Section 10261 of the Code of 192 of the mortgaged premises have been exhausted; and mortgagee, either been thereafter, shall be entitled to the appointment of a Receiver who shall the March 1st following the expiration of the year of redemption, collect diff any crops are then not sufficiently matured for harvesting, to cultivate wing the Receiver the right to sell the crops or any part thereof at any tind that the net proceeds received from such sale be used for the purpose of reby.	such other sums of money as may be advanced by the mortgagee hereunder. eby is paid, keep the buildings, fences and other improvements and appurtenance buildings for the use and benefit of the mortgagee in a sum not less than their is gee, and deliver the policies and renewal receipts to the mortgagee, and plant an a manner that neither the productivity of said land nor the value of the premise riority to the debt secured hereby. the terms of this mortgage to be performed by mortgagors, including all expense of so lien, its priority or foreclosure, to the same extent and upon the same terms a conditions of this mortgage or any note secured hereby, either wholly or in par see the whole and all sums hereby secured to become due and collectible forthwith the original debt secured hereby and for so much of the original debt as may remai fore or on the commencement of an action to foreclose this mortgage, or at an have the power to take and hold possession of said premises and to rent the sam the rents and profits therefrom and to take possession of all crops hereby mortgage e and protect the same until the crop shall be fit, and then to harvest the same me, at private or public sale, without notice, all for the benefit of the mortgage carrying out the provisions of this mortgage and the payment of the debt secured
Shambaugh Second: That the mortgagors shall from now until the debt secured hereto on said real estate in as good repair as they now are and insure the trable value in a responsible company or companies satisfactory to mortgatervest all crops in proper season, and farm and care for the premises in suffile be impaired, and pay, when due, the sum payable on each lien having portain or preparation therefor incurred by mortgagee to comply with such sums were part of the original debt secured hereby. A failure of the mortgagors to comply with any one or more of the above sale or change of ownership of said land, shall, at mortgagee's option, cause thout notice or demand. It is hereby expressly agreed that mortgagee's lien upon the crops hereund ereon to the same extent as is given under Section 10261 of the Code of 192 of the mortgaged premises have been exhausted; and mortgagee, either be me thereafter, shall be entitled to the appointment of a Receiver who shall the March 1st following the expiration of the year of redemption, collect d if any crops are then not sufficiently matured for harvesting, to cultivate the net proceeds received from such sale be used for the purpose of reby. IN WITNESS WHEREOF, signed by the mortgagors, the day and year for the mortgagors.	ssory note
Shambaugh ated	ssory note
Shambaugh ated	such other sums of money as may be advanced by the mortgagee hereunder. such other sums of money as may be advanced by the mortgagee hereunder. eby is paid, keep the buildings, fences and other improvements and appurtenance buildings for the use and benefit of the mortgagee in a sum not less than their in gee, and deliver the policies and renewal receipts to the mortgagee, and plant and manner that neither the productivity of said land nor the value of the premise riority to the debt secured hereby. the terms of this mortgage to be performed by mortgagors, including all expense of said lien, its priority or foreclosure, to the same extent and upon the same terms are conditions of this mortgage or any note secured hereby, either wholly or in parties the whole and all sums hereby secured to become due and collectible forthwith the der, is and shall be decreed, on the foreclosure of this mortgage, to have priorit etc. A, whether said crops are the property of the then owners of said land or of the theoriginal debt secured hereby and for so much of the original debt as may remain fore or on the commencement of an action to foreclose this mortgage, or at any have the power to take and hold possession of said premises and to rent the same the rents and profits therefrom and to take possession of all crops hereby mortgage and protect the same until the crop shall be fit, and then to harvest the same me, at private or public sale, without notice, all for the benefit of the mortgage carrying out the provisions of this mortgage and the payment of the debt secured.
Shambaugh Second: That the mortgagors shall from now until the debt secured her tereto on said real estate in as good repair as they now are and insure the tereto are to really or companies satisfactory to mortgate arvest all crops in proper season, and farm and care for the premises in such ill be impaired, and pay, when due, the sum payable on each lien having portain therefor incurred by mortgagee to comply with igation or preparation therefor incurred by mortgagee in maintaining this such sums were part of the original debt secured hereby. A failure of the mortgagors to comply with any one or more of the above as ale or change of ownership of said land, shall, at mortgagee's option, cause thout notice or demand. It is hereby expressly agreed that mortgagee's lien upon the crops hereundereon to the same extent as is given under Section 10261 of the Code of 192 try in possession thereof or of the vendee thereof, for all sums in cases of the rethereof them mortgaged premises have been exhausted; and mortgagee, either be the thereafter, shall be entitled to the appointment of a Receiver who shall the March 1st following the expiration of the year of redemption, collect dif any crops are then not sufficiently matured for harvesting, to cultivate wing the Receiver the right to sell the crops or any part thereof at any tind that the net proceeds received from such sale be used for the purpose of reby. IN WITNESS WHEREOF, signed by the mortgagors, the day and year for the company of the country, SS. On the Sth day of December A. D. 1924.	ssory note
Shambaugh ated	ssory note

William J. McAllister Dallas
Notary Public in and for Manual County, Iowa.

