## Mortgage Record, Madison County, Iowa

|  | MORTGAGE   | Filed for Record this 10 day of January  |
|--|--|--|
| Dale R.  | . Hanson & Wife  | 193 6, at 3; 10° clock P·M.  |
|  | TO   | /#131 Valda C. Bishop Reco   |
| Farmers and  | Merchants Nat'l Bank   | Dep  |
|  |  | Recording Fee \$ 1.10  |
| THIS MORT  | GAGE, made the 10th day of J   | Ianuary 19 36, by and betw   |
|  | R. Hanson and Lucille J.   |  |
| of <u>Madisor</u>  | County and State   | of Iowa, herein called the mortgagors and  |
| The Farmers hereinafter called t   |  | Bank of Winterset, Winterset, Iowa,  |
| WITNESSET<br>Four Hu   | H: That the mortgagor in consideration Fifty No/100  | of the sum of(\$_450.00) DOLLA   |
| paid by the mortga   |  | its heirs and assigns forever, the following tracts of land in the county  |
| (1/4) of Sectice West of the South four (4 of beginning, as shown by productly, Iowa;  | on Thirty six (36), in Town 5th P.M., Madison County, (4) rods, thence East eight, being known as Lot Six (5) At Town Lot for the same of  | July - Faline  |
|  | gage, nereby releases the the  | The Large set of transaction in the annexed mort of the Large of the L |
| XXXXXXIIIXXXIXX<br>All rights of ho<br>ditions:  | XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX   | eto belonging, and the mortgagors warrant the title against all persons whomsoever. Dower, or however else, are hereby conveyed. To be void upon the following of  |
| All rights of hoditions: FIRST. That   | cxxxxatres, with all appurtenances there omestead and contingent interest known as the mortgagors shall pay to the mortgagor Fifty & No/100  | eto belonging, and the mortgagors warrant the title against all persons whomsoever down, or however else, are hereby conveyed. To be void upon the following of the orits heirs, executors or assigns the sum of the conveyed.   |
| All rights of hoditions: FIRST. That   | cxxxxatres, with all appurtenances there omestead and contingent interest known as the mortgagors shall pay to the mortgagor Fifty & No/100  | eto belonging, and the mortgagors warrant the title against all persons whomsoer Dower, or however else, are hereby conveyed. To be void upon the following of the orits heirs, executors or assigns the sum of \$450.00 DOLLA   |
| All rights of hoditions:  FIRST. That Four Hundred on the 10th   | cxxxxacrex, with all appurtenances there omestead and contingent interest known as the mortgagors shall pay to the mortgagor Fifty & No/100  | Dower, or however else, are hereby conveyed. To be void upon the following of the oritis. heirs, executors or assigns the sum of   |
| All rights of hoditions:  FIRST. That  Four Hundred on the 10th  with interest accord  | cxxxxatrex, with all appurtenances there omestead and contingent interest known as the mortgagors shall pay to the mortgagor at Fifty & No/100   | beto belonging, and the mortgagors warrant the title against all persons whomsoever Dower, or however else, are hereby conveyed. To be void upon the following considered of the said.  A. D. 19 29,  Certain promissory note—of the said.   |
| All rights of he ditions:  FIRST. That  Four Hundred  on the 10th  with interest accord  Dale R. Ha  dated Jan 10  gagee, according to  SECOND. That the use and benefit of  THIRD. That the all conditions or agreed pay such prior liens of take assignment of an from the date of such its priority, or validity hereunder or made nere   | the mortgagors shall pay to the mortgagor day of January  ding to the tenor and effect of the One of the terms of such indebtedness, or of the content mortgagors shall keep the buildings on said the mortgagors shall keep the buildings on said in the mortgagors shall keep the buildings on said in the mortgagors shall keep the buildings on said in the mortgagors shall be secured hereby; and shot y, or any rights or interests hereunder, then this cressary thereby, including reasonable attorney fee  | Dower, or however else, are hereby conveyed. To be void upon the following of the orithment of the control of the said.  A. D. 19 29,  Certain promissory note of the said.  A. D. 19 and Wife.  A. and all such other sums of money as may at any time be owing to the said conditions of this mortgage.  The conditions of this mortgage.  The conditions of the said value, and deliver the policies and renewal receipts to the mortgagee, are on said premises, if any, and shall promptly pay all interest thereon, and strictly comply with are or may become a lien on said premises before delinquent; if mortgagors fail or neglect to the insurance, then the mortgagee may do so, and is authorized hereby to at any time pay off and all sums of money so paid shall be recovered with eight per cent interest per annum there and mortgagee become involved in litigation, in maintaining the security created by this mortgage mortgage shall secure the repayment and recovery of all money, costs expenses or advancement is incident thereto; and any and all such sums so paid out shall constitute a part of the debt her  |
| All rights of he ditions:  FIRST. That  FOUR HUNDED  on the 10th  with interest accord  Dale R. Ha  dated Jan 10  gagee, according to  SECOND. That the use and benefit of  THIRD. That the all conditions or agreed pay such prior liens of take assignment of amfrom the date of such its priority, or validity hereunder or made nessecured, to the same ements.  A failure to compute, shall at the mort and the mortgage authorize, agree and cosaid suit shall be instit of the plaintiff, without to the payment of said or any part thereof is  This stipulation is or leasing of said predebt as aforesaid, and And in the event suit and collected in the  | the mortgagors shall pay to the mortgagor day of January  ding to the tenor and effect of the One of the terms of such indebtedness, or of the cothe mortgagors shall keep the buildings on said the mortgagors shall pay, when due, all prior lie ments touching such prior liens, and all taxes which interest thereon or taxes, or promptly effect such y prior liens or pay the interest thereon, and any payments, and shall be secured hereby; and show y, or any rights or interests hereunder, then this cessary thereby, including reasonable attorney feek extent as if such sums were a part of the original only with any one or more of the above conditions traggee's option, cause the whole and all sums here or shereby pledge the rents, issues and profits of consent that in case of any default as above ment could not any notice whatsoever, appoint a receiver to debt under the order of the court and this stip used as a homestead, and without proof of any of shereby made binding on said mortgagors, their mises, while this moragage remains unsatisfied, all no payment made to anyone other than said more a suit is lawfully commenced to foreclose this moragage remains unsatisfied, all no payment made to anyone other than said more a suit is lawfully commenced to foreclose this more a suit is lawfully commenced to foreclose this more a suit is lawfully commenced to foreclose this more a suit is lawfully commenced to foreclose this more a suit is lawfully commenced to foreclose this more a suit is lawfully commenced to foreclose this more a suit is lawfully commenced to foreclose this more a suit is lawfully commenced to foreclose this more a suit is lawfully commenced to foreclose this more a suit is lawfully commenced to foreclose this more a suit is lawfully commenced to foreclose this more a suit is lawfully commenced to foreclose this more a suit is lawfully commenced to foreclose this mo | Dower, or however else, are hereby conveyed. To be void upon the following of the conveyed are been or its heirs, executors or assigns the sum of the conveyed.  A. D. 19 29,  Certain promissory note of the said the conveyed are said and all such other sums of money as may at any time be owing to the said monditions of this mortgage.  In and all such other sums of money as may at any time be owing to the said monditions of this mortgage.  In and all such other sums of money as may at any time be owing to the mortgagee, is of their actual value, and deliver the policies and renewal receipts to the mortgagee.  In an and premises, if any, and shall promptly pay all interest thereon, and strictly comply we had are or may become a lien on said premises before delinquent; if mortgagors fail or neglect to the insurance, then the mortgagee may do so, and is authorized hereby to at any time pay off and all sums of money so paid shall be recovered with eight per cent interest per annum the pay off and all sums of money so paid shall such sums so paid out shall constitute a part of the debt her debt secured hereby, and with eight per cent per annum thereon from the date of any such per definition of the payment of said principal sum, interest, attorney's fees and costs, a forth is mortgage, either wholly or in part, including the payment of any and all interest were by secured to become due and collectible forthwith without notice or demand. If said real property for the payment of said principal sum, interest, attorney's fees and costs, a forth is mortgage, either wholly or in part, including the payment of any and all interest were by secured to become due and collectible forthwith without notice or demand. If said real property for the payment of said principal sum, interest, attorney's fees and costs, a forth is mortgage, either wholly or in part, including the payment of any and all interest were by secured to become due and collectible forthwith without notice or demand. If said real property for the payment of said  |
| All rights of he ditions:  FIRST. That  FOUR HUNDED  on the 10th  with interest accord  Dale R. Ha  dated Jan 10  gagee, according to  SECOND. That the use and benefit of  THIRD. That the all conditions or agreed pay such prior liens of take assignment of amfrom the date of such its priority, or validity hereunder or made nessecured, to the same ements.  A failure to compute, shall at the mort and the mortgage authorize, agree and cosaid suit shall be instit of the plaintiff, without to the payment of said or any part thereof is  This stipulation is or leasing of said predebt as aforesaid, and And in the event suit and collected in the  | the mortgagors shall pay to the mortgagor day of January  ding to the tenor and effect of the One of the terms of such indebtedness, or of the cothe mortgagors shall pay, when due, all prior lie ments touching such prior liens, and all taxes which interest thereon or taxes, or promptly effect such payments, and shall be secured hereby; and shot y, or any rights or interest thereon, and any payments, and shall be secured hereby; and shot y, or any rights or interest shereunder, then this cessary thereby, including reasonable attorney feextent as if such sums were a part of the original only with any one or more of the above conditions (gagee's option, cause the whole and all sums here ors hereby pledge the rents, issues and profits of consent that in case of any default as above ment cuted, or any judge thereof, shall, at the commence of the tour any notice whatsoever, appoint a receiver to debt under the order of the court and this stip used as a homestead, and without proof of any of the sheet made to anyone other than said more a suit is lawfully commenced to foreclose this ments and mental the same manner.   | eto belonging, and the mortgagors warrant the title against all persons whomsoeved. Dower, or however else, are hereby conveyed. To be void upon the following of the control of the said and the control of the said and the control of the said and all such other sums of money as may at any time be owing to the said monditions of this mortgage.  In and all such other sums of money as may at any time be owing to the said monditions of this mortgage.  In any and deliver the policies and renewal receipts to the mortgagee, and are are taste insured in some responsible company or companies, satisfactory to the mortgagee, and are not said premises, if any, and shall promptly pay all interest thereon, and strictly comply the are or may become a lien on said premises before delinquent; if mortgagors fail or neglect the character of the control o |
| All rights of he ditions:  FIRST. That  Four Hundred  on the 10th  with interest accord  Dale R. Ha  dated Jan. 10  gagee, according to  SECOND. That the use and benefit of  THIRD. That the all conditions or agreed pay such prior liens of take assignment of amfrom the date of such its priority, or validity hereunder or made nesecured, to the same ements.  A failure to compute, shall at the mort and the mortgage authorize, agree and cosaid suit shall be instit of the plaintiff, without to the payment of said or any part thereof is  This stipulation is or leasing of said predebt as aforesaid, and And in the event suit and collected in the IN WITNESS  | the mortgagors shall pay to the mortgagor day of January  ding to the tenor and effect of the One of the terms of such indebtedness, or of the court and to the mortgagors shall keep the buildings on said the mortgagors shall keep the buildings on said the mortgagors shall keep the buildings on said the mortgagors shall pay, when due, all prior lie ments touching such prior liens, and all taxes which interest thereon or taxes, or promptly effect sury prior liens or pay the interest thereon, and any payments, and shall be secured hereby; and shot ye, or any rights or interests hereunder, then this cessary thereby, including reasonable attorney feextent as if such sums were a part of the original sury with any one or more of the above conditions togagee's option, cause the whole and all sums here one of the time of the original sury notice whatsoever, appoint a receiver to debt under the order of the court and this stip used as a homestead, and without proof of any of shereby made binding on said mortgagors, their mises, while this moragage remains unsatisfied, all no payment made to anyone other than said more a suit is lawfully commenced to foreclose this me as me manner.  SWHEREOF, signed by the mortgagors, the mesame manner.  | eto belonging, and the mortgagors warrant the title against all persons whomsoeved. Dower, or however else, are hereby conveyed. To be void upon the following of the control of the said and the control of the said and the control of the said and all such other sums of money as may at any time be owing to the said monditions of this mortgage.  In and all such other sums of money as may at any time be owing to the said monditions of this mortgage.  In any and deliver the policies and renewal receipts to the mortgagee, and are are taste insured in some responsible company or companies, satisfactory to the mortgagee, and are not said premises, if any, and shall promptly pay all interest thereon, and strictly comply the are or may become a lien on said premises before delinquent; if mortgagors fail or neglect the character of the control o |
| All rights of he ditions:  FIRST. That  FOUR HUNDER  on the 10th  with interest accord  Dale R. Ha  dated Jan. 10  gagee, according to  SECOND. That the use and benefit of  THIRD. That the all conditions or agreed pay such prior liens of take assignment of any from the date of such its priority, or validity hereunder or made nessecured, to the same ements.  A failure to compedue, shall at the mort and the mortgage authorize, agree and cosaid suit shall be instit of the plaintiff, without to the payment of said or any part thereof is  This stipulation is or leasing of said predebt as aforesaid, and And in the event suit and collected in the IN WITNESS  STATE OF IOWA  | the mortgagors shall pay to the mortgagor day of January  ding to the tenor and effect of the Quanton and Lucille J. Hanson and Lucille J. Hanson the mortgagors shall keep the buildings on said the mortgagors shall keep the buildings on said the mortgagors shall pay, when due, all prior lie ments touching such prior liens, and all taxes which interest thereon or taxes, or promptly effect such a prior liens or pay the interest thereon, and any payments, and shall be secured hereby; and show, or any rights or interests hereunder, then this cessary thereby, including reasonable attorney feextent as if such sums were a part of the original with any one or more of the above conditions traggee's option, cause the whole and all sums here or shereby pledge the rents, issues and profits of consent that in case of any default as above ment unted, or any judge thereof, shall, at the commencent any notice whatsoever, appoint a receiver to debt under the order of the court and this stip used as a homestead, and without proof of any of the same manner.  So WHEREOF, signed by the mortgagors, the mean manner.   | eto belonging, and the mortgagors warrant the title against all persons whomsoeved. Dower, or however else, are hereby conveyed. To be void upon the following of the control of the said and the control of the said.  A. D. 19 29,  C. Certain promissory note of the said of the said of the said monditions of this mortgage.  I. and all such other sums of money as may at any time be owing to the said monditions of this mortgage.  I. and all premises, if any, and shall promptly pay all interest thereon, and strictly comply when are or may become a lie on said premises before delinquent; if mortgagors fail or neglet, and and such other sums of so, and is authorized hereby to at any time pay off and and such other conditions of this mortgage may be so, and is authorized hereby to at any time pay off and and such other control of the said such and such any such pay of the said such and the such and such any such pay of the said such and the such and such any such pay of the such as th |
| All rights of he ditions:  FIRST. That  FOUR HUNDER  on the 10th  with interest accord  Dale R. Ha  dated Jan. 10  gagee, according to  SECOND. That the use and benefit of  THIRD. That the all conditions or agreed pay such prior liens of take assignment of any from the date of such its priority, or validity hereunder or made nesecured, to the same ements.  A failure to compute, shall at the mort and the mortgage authorize, agree and consider suit shall be instituted to the payment of said or any part thereof is  This stipulation is or leasing of said predebt as aforesaid, and And in the event suit and collected in the suit and collect | the mortgagors shall pay to the mortgagors. The tensor and effect of the grand of the tenor and effect of the grand the terms of such indebtedness, or of the content touching such prior liens, and all taxes which there or taxes, or promptly effect such prior liens or pay the interest thereon, and any payments, and shall be secured hereby; and show, or any rights or interest shereunder, then this cessary thereby, including reasonable attorney feexent as if such sums were a part of the original of the work and shall be secured hereby; and show the sum of the sum of the sum of the sum of the original of the work and the sum of the sum of the original of the sum of t | eto belonging, and the mortgagors warrant the title against all persons whomsoeved. Dower, or however else, are hereby conveyed. To be void upon the following of the control of the said and the said promises of this mortgage.  A. D. 19 29,  ———————————————————————————————————   |
| All rights of he ditions:  FIRST. That  FOUR HUNDER  on the 10th  with interest accord  Dale R. Ha  dated Jan. 10  gagee, according to  SECOND. That the use and benefit of  THIRD. That the all conditions or agreed pay such prior liens of take assignment of any from the date of such its priority, or validity hereunder or made nesecured, to the same ements.  A failure to compute, shall at the mort and the mortgage authorize, agree and consider suit shall be instituted to the payment of said or any part thereof is  This stipulation is or leasing of said predebt as aforesaid, and And in the event suit and collected in the suit and collect | the mortgagors shall pay to the mortgagor of the mortgagors shall pay to the mortgagor of the mortgagor of the mortgagor of the mortgagor of the terms of such indebtedness, or of the content of the mortgagors shall keep the buildings on said the mortgagors shall keep the buildings on said the mortgagors shall pay, when due, all prior lie ments touching such prior liens, and all taxes which in the mortgagors shall be secured hereby; and show your any rights or interest thereon, and any payments, and shall be secured hereby; and show yor or any rights or interests hereunder, then this cessary thereby, including reasonable attorney feex the said of the mortgagors of the ments of the original show with any one or more of the above conditions the same manually with any one or more of the above conditions the same that in case of any default as above ment counted, or any judge thereof, shall, at the commencent any notice whatsoever, appoint a receiver to debt under the order of the court and this stip used as a homestead, and without proof of any of the hereby made binding on said mortgagors, their mises, while this moragage remains unsatisfied, all no payment made to anyone other than said mo a suit is lawfully commenced to foreclose this ment is lawfully commenced to foreclose this ment is a same manner.  WHEREOF, signed by the mortgagors, the same manner.  WHEREOF, signed by the mortgagors, the ment and the same manner.   | Dower, or however else, are hereby conveyed. To be void upon the following of the conditions of the said and all such other sums of money as may at any time be owing to the said monditions of this mortgage.  In and all such other sums of money as may at any time be owing to the said monditions of this mortgage.  In and all premises, if any, and shall promptly pay all interest thereon, and strictly comply the are of what are on a said premises, if any and shall promptly pay all interest thereon, and strictly comply the are of may become a lie on said premises before delinquent; if mortgagors fail or neglet oth and unlarged become involved in litigation, in maintaining the security created by this mortgage may do so, and is authorized hereby to at any time pay off and and strong the conditions of the mortgage may look so, and is authorized hereby to at any time name the lid mortgage become involved in litigation, in maintaining the security created by this mortgage is incident thereto; and any and all such sums so paid out shall constitute a part of the debt here debt secured hereby, and with eight per cent per annum thereon from the date of any such per of this mortgage, either wholly or in part, including the payment of any and all interest we reby secured to become due and collectible forthwith without notice or demand.  Is said real property for the payment of said principal sum, interest, attorney's fees and costs, it including the payment of any and all interest we reby secured to become due and collectible forthwith without notice or demand.  Is as a feel property for the payment of said principal sum, interest, attorney's fees and costs, it including the payment of any and all property and the filing of a bill or petition for the foreclosure of this mortgage, the court in we ment of said action or at any stage during the pendency or progress of said cause, on applicat take possession of said property, and collect and receiver shall apply and be in force whether or not said property and to the progression  |

Notary Public in and for Madison County, Iowa.