## Mortgage Record, No. 89 , Madison County, Iowa

J. H. WELCH PRTG. CO., DES MOINES 21873		
Vern Short and Susie Short,	Filed for Record the 12 day of Mar	ch 1938
husband and wife	at 4:40 o'clock P. M.	
TO	#1333 Valda C. Bishop Farv	rer
Union State Bank		Recorder.
Winterset, Iowa	By	Deputy.
	/ Recording fee, \$	
THIS INDENTURE, Made and entered into this 1st	day of March	A. D. 19.38
v and between Vern Short and State County of Madison		
Union State Bank, Winterset		part, wortgagor, an
Madison , Iowa, part	- · · · · · · · · · · · · · · · · · · ·	
WITNESSETH: That the said party of the first part for a Sixteen Hundred and Seventy-fix	and in consideration of the sum of	
aid by the said party of the second part, the receipt of which is	s hereby acknowledged, does hereby grant, bargain, sell an	d convey unto the sai
econd party, its heirs, successors and assigns forever, the followed State of Iowa, to-wit:	wing described real estate, situated in the County of	Madison
The Southwest Quarter (SW1) of th	ne Northeast Quarter (NE1) and the	
Southeast Quarter (SE1) of the No	orthwest Quarter (NW1) of Section	
Eighteen (18) except beginning at Southeast Quarter ( $SE_4$ ) of the No	orthwest Quarter (NW1) of Section	
	y feet thence in a Southeasterly dis Lace of beginning thence West to pla	
of beginning all in Township Seve	enty Four (74) North of Range Twent;	
(27) West of the 5th P.M., Iowa, co	intaining in all eighty acres,	
th all appurtenances thereto belonging and also all the rents,	issues, use and profits of said land, including all crops m	natured and unmature
own upon said land and income therefrom, from the date of t To have and to hold the premises above described with all	the appurtenances thereto belonging and all estate, title,	dower, right of home
ead and claims whatsoever of said first party unto the said sec absolute title in fee to said premises.	cond party, its heirs, executors and assigns forever; the int	ention being to conve
And the said first party does hereby covenant to and with t	the second party, its heirs, successors and assigns, that th	ey are lawfully seize
fee of the premises aforesaid; that the said premises are free ar tle thereto against the lawful claims of all persons whomsoever	nd clear of all encumbrances; and that they will forever w	arrant and detend th
Provided, however, that if the first party shall pay or caus		_
the 1st day of March A.	D 10 43 at Union State Bank Winte	
ith interest according to the tenor and effect of one		•
Vern Short and Susie Shor	t, Husband and wife,	·
even date herewith, payable to Union S and all such sums of money as may be advanced by the party of t	the second part, its neits, successors or assigns, and shan	keep and perform a
d singular the covenants and agreements herein contained for remain in full force and effect.	said first party to keep and perform then These Presents	to Be Void, otherwis
First party for themselves and their heirs, executors, adminisers, successors and assigns, as follows:	strators, grantees and assigns hereby covenants and agrees	with second party, it
First. To pay or cause to be paid the principal sum and interest above speci- th all costs and expenses of collection, if any there shall be, and any costs, clearly of this mortgage, or in foreclosing the same or in defending any action	on affecting the title to said property.	
Second. To pay all taxes, assessments and other charges which are now a little mortgage or the debt secured thereby before the same shall become deling	ien or may hereafter be levied or assessed upon or against the said premi	ises or any part thereof, o
Third. To keep the buildings erected thereon or at any time hereafter erectes than two-thirds of their actual value, loss, if any, payable to second party, or pay the premium for such insurance when the policies are issued, and to de	it the successors or assigns, such insurance to be obtained in a company seliver such policies and all renewals to second party.	satisfactory to second party
Fourth. To keep all improvements, including fences, and all appurtenances the nmit or permit waste of the premises hereby mortgaged, nor use or allow same Fifth. That should first party fail to pay said taxes, charges or assessments, be used for any unlawful purpose, then the second party may pay such taxes	to be used for any unlawful purpose.	
removal of improvements or use of said property for any unlawful purposes a seven per cent per annum from the date of such payments, and all such expen- pages as the principal sum hereby secured.	and any moneys so expended shall be repaid to second party, its successenditures shall be secured by this mortgage and shall be collectible as a	ors or assigns, with interes a part of and in the sam
Sixth. And it is further agreed between the parties hereto that if default shinterest, as the same matures or if first party allows the taxes or assessments nove or suffer to be removed any buildings, fences, or other improvements the perty, or that may hereafter at any time be placed thereon, in good repair, of sor damage by fire and lightning and tornado, payable as above provided; or ficies, or any renewals thereof, to second party, or its assigns; or use or permit	hall be made in payment of the debt secured by this mortgage, or any ps or other charges on the said mortgaged property, or any part thereof therefrom; or fail to keep said buildings, fences and all other increvent	part thereof, either principa f, to become delinquent; of nents that are now on sai
sperty, or that may hereafter at any time be placed thereon, in good repair, of sor damage by fire and lightning and tornado, payable as above provided; or figures or any renewals thereof, to second party, or its assigns; or use or permit	or fail to keep the buildings now erected, or hereafter to be erected on sa fail to pay the insurance premiums when the contemplated policies are is a said property to be used for any unlawful purpose, or do any other act	id property, insured agains ued; or fail to deliver suc t whereby the value of sai
poperty shall be diminished; or if any suit be brought by any person, affecting i ecting in any manner its validity, then upon the happening of any of said conthout notice immediately become due and collectible; and the second party or it	in any manner, the title of first party, or wherein a lien is claimed su findebingencies, at the option of second party, or its assigns, the whole indebing ts assigns may proceed at once, or at any time later, to foreclose this mo	sperior to this mortgage of tedness secured hereby sha rtgage.
Seventh. It is further agreed that the rents, issues, and profits of said real t in case of foreclosure of this mortgage for any cause, the holder of same shading foreclosure, sale and redemption, and to collect the rents of said real est	estate are hereby pledged as security for payment of said debt, interest, all be entitled to have a receiver appointed to take possession of said to	attorney fees and costs, an
ucting all the costs of such proceedings.  Eighth. It is further agreed and the party of the first part hereby expressly we ecially agreeing that the said premises shall be liable for the debt hereby sec	valves the privileges and rights which are afforded by the homestead stat	tutes of the State of Iowa
tribed may be offered for sale as one tract.  IN WITNESS WHEREOF, We have hereunto set our hand		, the premises hereinabov
,	Vern Short	· •
	Susie Shor	·t
'A'TE OF IOWA, Madison County, ss.		
On the 12 day of March	A. D. 19 38, before the undersigned, a Notary Publ	ic in and for Madisor
unty, Iowa, came Vern Short and	d Susie Short	
husband and wife,	X	
	ntical person S whose nameS are subscr acknowledged the execution of the same to be their	
act and deed.		voluntary
[SEAL] WITNESS my hand and Notaria	al Seal, the day and year last above written.  Carl Bek	
	Notary Public in and for Mad	lison County, Iowa.