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Mortgage	355
Annexed	76
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For	Mon

Mortgage Record, No. 89, Madison County, Iowa

Orra E. Berry and wife	Filed for Record the 31	day of March 1938
	at 9;35 o'clock A.	<u>.</u> M.
то	#1739 Valda C.	Bishop Farver
L.L.Blomgren, Guardian		Recorder.
	Recording fee, \$ 1.50	Deputy.
25+h		
THIS INDENTURE, Made and entered into this 25th by and between Orra E. Berry and Pearl Be		
of the County of Madison	and State of Io	wa, party of the first part, Mortgagor, and
L.L.Blomgren, Guardian of personal		tha A.Crawford, Incompetent
of Madison , Iowa, party	1 , 33	
WITNESSETH: That the said party of the first part for ar Four Hundred, Fifty and no/100 -	id in consideration of the sum of	(\$ 450.00) DOLLARS
paid by the said party of the second part, the receipt of which is second party, its heirs, successors and assigns forever, the follow and State of Iowa, to-wit:	hereby acknowledged, does hereby gr	ant, bargain, sell and convey unto the said
Northeast Quarter of the So	utheast Quarter of Sec	tion 16,
0		•
Township 74 North, Range 28,	west of the Jun Fama,	TOWA.
D'En marriques Le corpore	rick) ik the annesea morspapii. Aerody ric	lacions this martogoe of recent this
1	9.52 and 1, the executing afficer, hereby	
by authority of the Bound of Birnel	tom of said normantion. Leaves M.	to Bank Hanking Low
	Starker Stronglad in an prasoner by	
a surperation		
Turky M.	vile - man	04
with all appurtenances thereto belonging and also all the rents, is grown upon said land and income therefrom, from the date of the To have and to hold the premises above described with all the stead and claims whatsoever of said first party unto the said second an absolute title in fee to said premises. And the said first party does hereby covenant to and with the in fee of the premises aforesaid; that the said premises are free and title thereto against the lawful claims of all persons whomsoever. Provided, however, that if the first party shall pay or cause	is instrument until the debt secured land appurtenances thereto belonging a bind party, its heirs, executors and associate second party, its heirs, successors and clear of all encumbrances; and that to be paid to the second party, it	and assigns, that they are lawfully seized they will forever warrant and defend the sheirs, successors or assigns the sum of
Four Hundred ,Fifty and no/100 on the lst. day of April, A.	Winterset	Towa (\$\frac{450.00}{100}) DOLLARS
is the most according to the temps and effect of ONE	numicana note of the said	
Orra E. Berry and Pearl Berry, husband of even date herewith, payable to L.L.Blomgren, Guard	d and wife,	Crawford, Incompetent
of even date herewith, payable to L.Blomgren, Guard and all such sums of money as may be advanced by the party of the and singular the covenants and agreements herein contained for the remain in full force and effect.	ie second part, its heirs, successors o	or assigns, and shall keep and perform all
First party for themselves and their heirs, executors, administ heirs, successors and assigns, as follows:	rators, grantees and assigns hereby co	ovenants and agrees with second party, its
First. To pay or cause to be paid the principal sum and interest above specify with all costs and expenses of collection, if any there shall be, and any costs, chief the priority of this mortgage, or in foreclosing the same or in defending any action	ied, or as set out in the certain promissory	note or notes hereinbefore referred to, together second party, its successors or assigns, in maintaining
Second. To pay all taxes, assessments and other charges which are now a lier on this mortgage or the debt secured thereby before the same shall become delinque.	n or may hereafter be levied or assessed upon ent, upon said property, insured against loss or d	lamage by fire, lightning and tornado in a sum not
less than two-thirds of their actual value, loss, if any, payable to second party, or to pay the premium for such insurance when the policies are issued, and to deli Fourth. To keep all improvements, including fences, and all appurtenances ther commit or permit waste of the premises hereby mortgaged, nor use or allow same t	its successors or assigns, such insurance to be ever such policies and all renewals to second eto now upon or hereafter erected on the said	obtained in a company satisfactory to second party; party. I premises in good condition and repair, and not to
commit or permit waste of the premises hereby mortgaged, nor use or allow same to Fifth. That should first party fail to pay said taxes, charges or assessments, to be used for any unlawful purpose, then the second party may pay such taxes, or removal of improvements or use of said property for any unlawful purposes at a tax party per cent per annum from the date of such payments, and all such expenditures.	or to affect and maintain said fire and torna	to incurance or suffer wests or sermit said sermines
Sixth. And it is further agreed between the parties hereto that if default sha or interest, as the same matures or if first party allows the taxes or assessments remove or suffer to be removed any buildings, fences, or other improvements the property, or that may hereafter at any time be placed thereon, in good repair, or loss or damage by fire and lightning and tornado, payable as above provided; or fapolicies, or any renewals thereof, to second party, or its assigns; or use or permit; property shall be diminished; or if any suit be brought by any person, affecting in affecting in any manner its validity, then upon the happening of any of said cont without notice immediately become due and collectible; and the second party or its Seventh. It is further agreed that the rents, issues, and profits of said real et that in case of foreclosure of this mortgage for any cause, the holder of same shall pending foreclosure, sale and redemption, and to collect the rents of said real est	Il be made in payment of the debt secured by or other charges on the said mortgaged properefrom; or fail to keep said buildings, fence. fail to keep the buildings now erected, or her il to pay the insurance premiums when the cosaid property to be used for any unlawful purany manner, the title of first party, or whe ingencies, at the option of second party, or its assigns may proceed at once, or at any time!	this mortgage, or any part thereof, either principal erty, or any part thereof, to become delinquent; or s and all other improvements that are now on said eafter to be erected on said property, insured against nemplated policies are issued; or fail to deliver such pose, or do any other act whereby the value of said rein a lien is claimed superior to this mortgage or assigns, the whole indebtedness secured hereby shall ater, to foreclose this mortgage.
deducting all the costs of such proceedings. Eighth. It is further agreed and the party of the first part hereby expressly wa especially agreeing that the said premises shall be liable for the debt hereby secu	ives the privileges and rights which are afford red, and in case of the foreclosure of this	led by the homestead statutes of the State of Iowa, mortgage for any cause, the premises hereinabove
described may be offered for sale as one tract. IN WITNESS WHEREOF, We have hereunto set our hand:		
	Orra E. Be	rry
	Pearl Berr	
STATE OF IOWA, Madison County, ss.		
On the 25 day of March		- · ·
County, Iowa, came Orra E. Berry and Pear	l Berry, husband and w	ife,
		ere subscribed to the foregoing
mortgage as makerS thereof, and a		me to be their voluntary
act and deed. WITNESS my hand and Notarial	Seal, the day and year last above w	ritten.
The Land	•	• Anderson

Notary Public in and for Madison County, Iowa.