Mortgage Record, Madison County, Iowa

Reva Peterson & husb	Filed for Record this 9 day of November
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TO	#6535 Pearl E. Shetterly Recorder
Farmers & Merchants State Bank	
	Recording Fee \$ 1.10
	Recording ree \$ 1.10
THIS MORTGAGE, made the 9th day of Nov	vember 1939, by and between
Reva Peterson (nee Reva Orr) and Albert P	Peterson, individually and as wife and husband
Folk County and State of Iowa	, herein/called the mortgagors and
Farmers and Merchants State Bank, Win creinafter called the mortgagee.	terset, Iowa,
	sum of
'ive Hundred & No/100	(\$ 500.00) DOLLARS
Madison State of Iowa, to-wit:	heirs and assigns forever, the following tracts of land in the county of
Lot Four (4) in Block Seven (7) of	
Addition to the Town of Winterset, The mortgagee (a corporation) in the	Madison County, Iowa, annexed mortgage, hereby releases this
mortgage of record this // day of Mo	194/, and I, the executing
officer, hereby certify that this rel	ease is executed by authority of the
Board of Directors of Said corporation	3. CH WELL HAR WERCHANTS DYATE BANA
known to me to be the	of said was an Arran land a very
known to me to be the last E. Shetterly	Wilma m. wode
Country	corder Depü ty
FIRST. That the mortgagors shall pay to the mortgagee or i Fight & 50/100	ts heirs, executors or assigns the sum of
the 9th day of December A. f each month thereafter until \$500 princ ayable monthly	D. 1939, and the sum of \$8.50 on the 9th day ipal sum is paid in full in addition to interest
the 9th day of December A. f each month thereafter until \$500 princ ayable monthly kikikiess according to the tenor and effect of the one	D. 1939, and the sum of \$8.50 on the 9th day ipal sum is paid in full in addition to interesertain promissory note of the said
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feech month thereafter until \$500 prince ayable monthly MINIMERE according to the tenor and effect of the one Reva Peterson and Albert Peterson ted Nov. 9th A. D. 1939, and a gee, according to the terms of such indebtedness, or of the conditions SECOND. That the mortgagors shall keep the buildings on said real estate use and benefit of the mortgagee, in a sum not less than two-thirds of their THIRD. That the mortgagors shall pay, when due, all prior liens on sai conditions or agreements touching such prior liens, and all taxes which are or it assignment of any prior liens or pay the interest thereon, and any and all sim the date of such payments, and shall be secured hereby; and should mortge priority, or validity, or any rights or interests thereunder, then this mortgage eunder or made necessary thereby, including reasonable attorney fees incident ured, to the same extent as if such sums were a part of the original debt secunders, shall at the mortgagee's option, cause the whole and all sums hereby secunder of the interest hereon of the above conditions of this not, shall at the mortgagee's option, cause the whole and all sums hereby secunder of the interest hereon of said real chorize, agree and consent that in case of any default as above mentioned, and is suit shall be instituted, or any judge thereof, shall, at the commencement of the plaintiff, without any notice whatsoever, appoint a receiver to take poss the payment of said debt under the order of the court and this stipulation from the plaintiff, without any notice whatsoever, appoint a receiver to take poss the payment of said debt under the order of the court and this stipulation from any part thereof is used as a homestead, and without proof of any other grounds and of said premises, while this moragage remains unsatisfied, all rent shall and collected in the same manner. IN WITNESS WHEREOF, signed by the mortgagors, the day and and collected in the same manner.	ipal sum is paid in full in addition to interest certain promissory note of the said full in addition to interest certain promissory note of the said full in addition to interest certain promissory note of the said full such other sums of money as may at any time be owing to the said mortes of this mortgage. It is not some responsible company or companies, satisfactory to the mortgagee, for actual value, and deliver the policies and renewal receipts to the mortgagee, do premises, if any, and shall promptly pay all interest thereon, and strictly comply with may become a lien on said premises before delinquent; if mortgagors fail or neglect to so ace, then the mortgagee may do so, and is authorized hereby to at any time pay off or ums of money so paid shall be recovered with eight per cent interest per annum thereon agree become involved in litigation, in maintaining the security created by this mortgage or shall secure the repayment and recovery of all money, costs expenses or advancements thereto; and any and all such sums so paid out shall constitute a part of the debt hereby red hereby, and with eight per cent per annum thereon from the date of any such paynortgage, either wholly or in part, including the payment of any and all interest when red to become due and collectible forthwith without notice or demand. It property for the payment of said principal sum, interest, attorney's fees and costs, and it be filing of a bill or petition for the foreclosure of this mortgage, the court in which said action or at any stage during the pendency or progress of said cause, on application session of said property, and collect and receive said rents and profits and apply the same or the appointment of a receiver than the default aforesaid. It is a property of the appointment of a receiver than the default aforesaid. It is a property of the payment of the event of the renting libe paid by the tenant or lessee to the mortgage herein, or assigns, to apply on said or his assigns, shall constitute payment or discharge of
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Notary Public in and for Madison County, Iowa.