Mortgage Record, Madison County, Iowa

| TO Farmers & Merchants State Bank THIS MORTGAGE, made the 5th day of Alma C. Rooney and Ernest J. Rooney, indiv Madison County and State of Iowa, he reinafter called the mortgagee. WITNESSETH: That the mortgagor in consideration of the sum Nine Hundred & No/100 | nexed mortgage, hereby releases this 19 / , and I, the executing te is executed by authority of the frames to merchants state sans n my presence by of said frames more than the state sans William M. Wade |
|---|---|
| THIS MORTGAGE, made the 5th day of Alma C. Rooney and Ernest J. Rooney, indiv Madison County and State of Iowa, he Farmers and Merchants State Bank, Winterse reinafter called the mortgagee. WITNESSETH: That the mortgagor in consideration of the sum Nine Hundred & No/ICC | Deputy Recording Fee \$ 1.10 Recorder Deputy Recorder Recorder Deputy Recorder Recorder |
| THIS MORTGAGE, made the 5th day of Alma C. Rooney and Ernest J. Rooney, indiv Madison County and State of Iowa, he Farmers and Merchants State Bank, Winterse reinafter called the mortgagee. WITNESSETH: That the mortgagor in consideration of the sum Nine Hundred & No/ICC | Deputy Recording Fee \$ 1.10 Deputy Peril 19 40, by and between diductly and as wife and husband after erein/called the mortgagors and at. Madison County, Iowa, A of (\$900.00) DOLLARS heirs and assigns forever, the following tracts of land in the county of the sexecuting and I, the executing he is executed by authority of the following tracts of the following t |
| THIS MORTGAGE, made the 5th day of Alma C. Rooney and Ernest J. Rooney, individual Madison County and State of Iowa, he Farmers and Merchants State Bank, Winterse reinafter called the mortgagee. WITNESSETH: That the mortgagor in consideration of the sum Mine Hundred & No/ICC | Recording Fee \$ 1.10 DPII 19 4C, by and between didually and as wife and husband after erein/called the mortgagors and at. Madison County, Iowa, a. of |
| THIS MORTGAGE, made the 5th day of Alma C. Rooney and Ernest J. Rooney, individual Madison County and State of Iowa, he Farmers and Merchants State Bank, Winterse reinafter called the mortgagee. WITNESSETH: That the mortgagor in consideration of the sum Nine Hundred & No/100 | idually and as wife and husband after erein/called the mortgagors and at. Madison County, Iowa, a of ——————————————————————————————————— |
| Madison County and State of Iowa, he Farmers and Merchants State Bank, Winterse creinafter called the mortgagee. WITNESSETH: That the mortgagor in consideration of the sum Nine Hundred & No/100 | ridually and as wife and husband after erein/called the mortgagors and at. Madison County, Iowa, a of ——————————————————————————————————— |
| Madison County and State of Iowa, he Farmers and Merchants State Bank, Winterse creinafter called the mortgagee. WITNESSETH: That the mortgagor in consideration of the sum Nine Hundred & No/LCC | after erein/called the mortgagors and at. Madison County, Iowa, a of ——————————————————————————————————— |
| Farmers and Merchants State Bank, Winterse creinafter called the mortgagee. WITNESSETH: That the mortgagor in consideration of the sum Nine Hundred & No/ICC | n of |
| WITNESSETH: That the mortgagor in consideration of the sum Nine Hundred & No/LCC | heirs and assigns forever, the following tracts of land in the county of the nexes mortgage, hereby releases this and I, the executing the eight executed by authority of the famous of said famous of said famous m. Walde |
| Nine Hundred & No/ICC | heirs and assigns forever, the following tracts of land in the county of nexes mortgage, hereby releases this 19 // , and I, the executing e is executed by authority of the frames and state cans. In my presence, by frames and frames which is the frames and frames and frames and frames and frames. When the frames are considered to the frames and frames are considered to the frames are c |
| Lot Five (5) in Block Two (2) of Jone Winterset, Madison County, Idwa. The mortgagee (a corporation) in the animortgage of record this 2 day of Madison County. Board of Minagions and Corporation. | heirs and assigns forever, the following tracts of land in the county of as Addition to the Town of nexes mortgage, hereby releases this famous and I, the executing the is executed by authority of the famous more state cannot be and famous and famous and famous |
| Lot Five (5) in Block Two (2) of Jone Winterset, Madison County, Idwa. The mortgage (a corporation) in the animortgage of record this 2 day of 200 pffice, hereby contify that this release Board of Directors 1 said corporation. | nexed mortgage, hereby releases this 19 // , and I, the executing to is executed by authority of the FRANCE ON MERCHANTE STATE BANK In my presence by // E. William of Said FRANCE MARKET M |
| Lot Five (5) in Block Two (2) of Jone Winterset, Madison County, Idwa. The mortgage (a corporation) in the any mortgage of record this 2 day of 200 pfficer, hereby contify that this release Board of Directors of Said corporation. | nexed mortgage, hereby releases this 19 // , and I, the executing e is executed by authority of the frames we merchants state sans n my presence by // E. Aller of said frames and authority state sans Luliua m. wade |
| Lot Five (5) in Block Two (2) of Jone Winterset, Madison County, Idwa. The mortgage (a corporation) in the any mortgage of record this 2 day of 200 pfficer, hereby contify that this release Board of Directors of Said corporation. | nexed mortgage, hereby releases this 19 1, and I, the executing te is executed by authority of the frames to merchants state sans n my presence by of said frames which wade |
| a corporation. Pearl E. Shetturly County Record lot with two dwellings thereon | |
| tions: FIRST. That the mortgagors shall pay to the mortgagee or its | nowever else, are hereby conveyed. To be void upon the following con- |
| | (\$ 15.00) DOLLARS |
| · | . 1946 , and \$15.66 on the 5th day of each mor |
| nereafter until principal sum is paid in fo | ull in addition to interest payable monthly |
| - | tain promissory noteof the said |
| Alma C. Rooney and Ernest J. Roo | oney |
| gee, according to the terms of such indebtedness, or of the conditions of SECOND. That the mortgagors shall keep the buildings on said real estate in use and benefit of the mortgagee, in a sum not less than two-thirds of their act THIRD. That the mortgagors shall pay, when due, all prior liens on said p conditions or agreements touching such prior liens, and all taxes which are or may y such prior liens or interest thereon or taxes, or promptly effect such insurance, are assignment of any prior liens or pay the interest thereon, and any and all sums om the date of such payments, and shall be secured hereby; and should mortgagee priority, or validity, or any rights or interests hereunder, then this mortgage sha reunder or made necessary thereby, including reasonable attorney fees incident the cured, to the same extent as if such sums were a part of the original debt secured | sured in some responsible company or companies, satisfactory to the mortgagee, for |
| e, shall at the mortgagee's option, cause the whole and all sums hereby secured And the mortgagors hereby pledge the rents, issues and profits of said real properties, agree and consent that in case of any default as above mentioned, and the doubt shall be instituted, or any judge thereof, shall, at the commencement of said the plaintiff, without any notice whatsoever, appoint a receiver to take possessing the payment of said debt under the order of the court and this stipulation for to any part thereof is used as a homestead, and without proof of any other grounds. This stipulation is hereby made binding on said mortgagors, their heirs, admin leasing of said premises, while this moragage remains unsatisfied, all rent shall but as aforesaid, and no payment made to anyone other than said mortgagee, or he | roperty for the payment of said principal sum, interest, attorney's fees and costs, and the filing of a bill or petition for the foreclosure of this mortgage, the court in which action or at any stage during the pendency or progress of said cause, on application ion of said property, and collect and receive said rents and profits and apply the same the appointment of a receiver shall apply and be in force whether or not said property is for the appointment of a receiver than the default aforesaid. Instrators, executors, grantees, lessees, tenants and assigns, and in case of the renting the paid by the tenant or lessee to the mortgagee herein, or assigns, to apply on said its assigns, shall constitute payment or discharge of said rental. It gagee's reasonable attorney's fees are to be considered as a part of the costs of the layear first herein written. |
| | Alma C. Rooney |
| CATE OF IOWA, Madison County, ss. | Ernest J. Rooney |
| | A. D. 19_4(, before the undersigned, a Notary Public in and for said |
| · · · · · · · · · · · · · · · · · · · | ey, wife and husband |
| to me personally known to be the identical | personS whose name S are subscribed to the foregoing mortgage as |
| | on of the same to be their voluntary act and deed. |

J. W. McKee

Notary Public in and for Madison County, Iowa.