Mortgage Record, Madison County, Iowa

MORTGAGE	Filed for Record this 6 day of June
Ira Johnson & Wife	Filed for Record this 6 day of June 19. 40, at 10: /o'clock A. M.
ТО	#3290 Pearl E. Shetterly Recorde
Farmers & Merchants State Bank	Deputy
	Recording Fee \$ 1.10
THIS MORTGAGE, made the 6th day of	June 19 40, by and between
	ndividually and as husband and wife,
	of Iowa, herein called the mortgagors and
•	√interset, Madison County, Iowa,
hereinafter called the mortgagee.	
	of the sum of
	(\$560.00) DOLLAR
•	its heirs and assigns forever, the following tracts of land in the county of
<u>Nadison</u> State of Iowa, t	to-wit:
Int Sir (6) and the North Sir	(6) feet of Lot Seven (7) in Block
Five (5) of West Addition to t	
County, Iowa.	
The week new corporations in the a	annexed montgage, hereby relevant classical and constructions of sections
8. dia of March 19. 4 Tand 1	sporation. Exhibites a man with the bound of south of the state bound of south. Of south. William M. Wade
and solled - Sust	Proceed in my presence by Mallellet
kann Cushi	e of saul
Pearl E. Shotte	uly Wilma M. Wade
	e or its heirs, executors or assigns the sum of
day of each month thereafter until pr	A.D. 1940, and Eight Dollars (\$8.00) on the 6th cincipal sum of this mortgage is paid in full in
MANAGEMENT according to the tenor and effect of theOne	certain promissory noteof the saidIra Johnson and
gagee, according to the terms of such indebtedness, or of the cor	
he use and benefit of the mortgagee, in a sum not less than two-thirds	eal estate insured in some responsible company or companies, satisfactory to the mortgagee, for of their actual value, and deliver the policies and renewal receipts to the mortgagee.
Il conditions or agreements touching such prior liens, and all taxes which	s 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 see insurance, then the mortgagee may do so, and is authorized hereby to at any time pay off or
ake assignment of any prior liens or pay the interest thereon, and any a	and all sums of money so paid shall be recovered with the cent interest per annum thereced mortgages become involved in litigation, in maintaining the security created by this mortgages
arounder or made necessary thereby including reasonable attorney fees	nortgage shall secure the repayment and recovery of all money, costs expenses or advancemen incident thereto; and any and all such sums so paid out shall constitute a part of the debt herelebt secured hereby, and with a part per cent per annum thereon from the date of any such pay
nents. A failure to comply with any one or more of the above conditions of	of this mortgage, either wholly or in part, including the payment of any and all interest who
And the mortgagors hereby pledge the rents, issues and profits of	said real property for the payment of said principal sum, interest, attorney's fees and costs, ar
aid suit shall be instituted, or any judge thereof, shall, at the commencen	oned, and the filing of a bill or petition for the foreclosure of this mortgage, the court in which ment of said action or at any stage during the pendency or progress of said cause, on application take possession of said property, and collect and receive said rents and profits and apply the same
o the payment of said debt under the order of the court and this stipur any part thereof is used as a homestead, and without proof of any ot	llation for the appointment of a receiver shall apply and be in force whether or not said proper ther grounds for the appointment of a receiver than the default aforesaid.
r leasing of said premises, while this moragage remains unsatisfied, all 1	heirs, administrators, executors, grantees, lessees, tenants and assigns, and in case of the rentir rent shall be paid by the tenant or lessee to the mortgagee herein, or assigns, to apply on sai tgagee, or his assigns, shall constitute payment or discharge of said rental.
And in the event a suit is lawfully commenced to foreclose this mount and collected in the same manifer.	ortgage, mortgagee's reasonable attorney's fees are to be considered as a part of the costs of the
IN WITNESS WHEREOF, signed by the mortgagors, the	ne day and year first herein written.
	Ira Johnson
	Muriel Johnson
STATE OF IOWA, Madison' County, ss.	
·	A. D. 19.40, before the undersigned, a Notary Public in and for sai
· · · · · · · · · · · · · · · · · · ·	ohnson, husband and wife defention between the foregoing mortgage a defention of the foregoing mortgage a
	the execution of the same to be the ir voluntary act and deed.
	arial Seal, the day and year last above written.
	J. A. NcKee
<u>.</u>	Notary Public in and for Madison County, Iowa.