Mortgage Record No. 89, Madison County, Iowa

JENKINS & FERGEMANN CO., WATERLOO, IOWA, 15169	
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L. C. & T. E. Husted	Filed for record the 27 day of June
	A. D. 1940 , at 11:20 o'clock A. M.
	#3642 Pearl E. Shetterly , Recorder.
Chris Wolf	By, Deputy. Recording Fee, \$80
	Recording Fee, \$80
THIS MODE TO A CE Made the 25th day of	June 19 40 , by and between
•	2 day of the second sec
	County, and State of Iowa, hereinafter called the mortgagors, and
	hereinafter called the mortgagee.
	the sum of Two Hundred & No/100 - (\$200.00) DOLLARS
paid by the mortgagee, do hereby convey to the mortgagee of Madison, State of Iowa, to-wit:	heirs and assigns, forever, the following tracts of land in the County
Commencing at the Northwest corner	of Block One (1) of Clanton's
addition of 1888 to the Town of St. Charles, Iowa; running thence North One Hundred Twenty Six (126) feet; thence East One Hundred	
Clanton's Addition of 1888 to the 1	fown of St. Charles, Lowa, thence
West to the place of beginning.	
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containing in allacres, with all appurtenances thereto	belonging, and the mortgagors warrant the title against all persons whomsoever.
All rights of homestead and contingent interest known a	as dower are hereby conveyed. To be void upon the following conditions:
	or his heirs, executors, or assigns, the sum of
	(\$.200.00) Dollars
· · · · · · · · · · · · · · · · · · ·	A. D. 19 45
- -	payable annually, according to the tenor and effect of the
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	the office of Chris Wolf n said real estate insured in some responsible company or companies, satisfac-
tory to mortgagee, for the use and security of the mortgagee, i policies and renewal receipts.	in a sum not less than two-thirds their value, and deliver to the mortgagee the
Third. The mortgagors shall pay when due, and before	delinquent, all taxes which are, or become, a lien on said premises; if mortga- surance, then the mortgagee may do so; and should the mortgagee become in-
volved in litigation either in maintaining the security created	by this mortgage, or its priority, then this mortgage shall secure to the nses or advancements incurred or made necessary thereby, as also for taxes or
insurance paid hereunder; and all such amounts shall constitut	te a part of the debt hereby secured, to the same extent as if such amounts were
•	cent per annum interest thereon, from the date of such payments. the above conditions of this mortgage, either wholly or in part, including the
payment of interest when due, shall, at the mortgagee's option	n, cause the whole sumphereby secured to become due and collectible forthwith reby, authorized to take immediate possession of all set said property, and to
rent the same, and shall be held liable to account to mortgagor	rs only for the net profits thereof, and such possession for such purposes shall
prevent or retard mortgagee in the collection of said sums by	reed that the taking possession thereof as above provided shall in no manner foreclosure or otherwise.
Fifth. And in the event a suit is lawfully commenced to are to be considered as a part of the costs of the suit and coll	o foreclose this mortgage, reasonable attorney's fees for mortgagee's attorney
IN WITNESS WHEREOF, signed by the mortgagors,	
	L. C. Husted
	T. E. Husted
STATE OF IOWA, MADISON COUNTY, ss.	
•	A. D. 1940, before ene, the undersigned, a Notary Public, in and for
saidCou	
L. C. Husted and T. E. Husted	
to me personally known to be the	identical person whose name-were subscribed to the foregoing
mortgage as maker. S. thereof and acknowledged the execution of the same to be their voluntary act and deed.	
WITNESS my hand and office	cial seal, the day and year last above written.
	Geo. D. Smith

Notary Public in and for Madison County, Iowa