Mortgage Record No._____, Madison County, Iowa

Winterset Madisonian, B-1710		
Gertie Lenora Jackson and	\ Filed for Record the 13 day of September 19.40	
	at 1:15 o'clock F. M.	
Byron Jackson, Lorimor, Iowa TO	Fearl E. Shetterly	
Union State Bank	#4879 Recorder.	
Winterset, Iowa	By Wilma M. Wade Recording fee, \$ 1.50 Deputy.	know c coi
		coiporation
	day of September A. D. 1940	The to be
•	and Byron Jackson, wife and husband, and State of Iowa, party of the first part, Mortgagor, and	So the B
Union State Bank, Wi	nterset	2 60 1
of Madison , Iowa, party of the first part for and	the second part, Mortgagee. in consideration of the sum of	en 10 00
Six Hundred	(\$600.00) DOLLARS	De la
	ring described real estate, situated in the County ofMadison	the Re
and State of Iowa, to-wit:		inder in the state of the state
Quarter $(\frac{1}{4})$ of the Southwest the right of way of the Chicag Railway Company (now called to Company), and all that part of Quarter $(\frac{1}{4})$ of the Northwest and East of said railroad right	Northwest Quarter $(\frac{1}{2})$ of the East Half $(\frac{1}{2})$ of the Northwest Quarter $(\frac{1}{4})$ excepting therefrom go, St. Paul and Kansas City e Chicago, Great Western Railway f the West Half $(\frac{1}{2})$ of the Southeast Quarter $(\frac{1}{4})$ lying and being South ht of way; all of Section Thirty-four (74) North, of Range Twenty-	cuted in my presence by A. T. March. of suid Periose State L. 4. While M. W.
grown upon said land and income therefrom, from the date of this in To have and to hold the premises above described with all the a stead and claims whatsoever of said first party unto the said second an absolute title in fee to said premises.	es, use and profits of said land, including all crops matured and unmatured astrument until the debt secured hereby shall be paid in full. appurtenances thereto belonging and all estate, title, dower, right of homeparty, its heirs, executors and assigns forever; the intention being to convey second party, its heirs, successors and assigns, that they are lawfully seized	ade t
in fee of the premises aforesaid; that the said premises are free and the title thereto against the lawful claims of all persons whomsoever Provided, however, that if the first party shall pay or cause to Six Hundred	clear of all encumbrances; and that they will forever warrant and defend be paid to the second party, its heirs, successors or assigns the sum of	
\$50. on Sept.15,1941; the balance \$400. or with interest according to the tenor and effect of the second consecution of th	\$50.on Sept 15, 1942; \$50. on Sept.15,1943; Sept.15,1945, Payable at the Union State Bank, promissory note of the said con, wife and husband,	Iov Winterset,
nd all such sums of money as may be advanced by the party of the	nk, Winterset, Iowa second part, its heirs, successors or assigns, and shall keep and perform all	
o remain in full force and effect.	first party to keep and perform then These Presents to Be Void, otherwise tors, grantees and assigns hereby covenants and agrees with second party,	
First, To pay or cause to be paid the principal sum and interest above specified, or a nd expenses of collection, if any there shall be, and any costs, charges or attorney's feer cortrage, or in foreclosing the same or in defending any action affecting the title to sai	is set out in the certain promissory note or notes hereinbefore referred to, together with all costs incurred and paid by second party, its successors or assigns, in maintaining the priority of this id property. As hereafter be levied or assessed upon or against the said premises or any part thereof, or on	
Third. To keep the buildings erected thereon or at any time hereafter erected upon han two-thirds of their actual value, loss, if any, payable to second party, or its successor oremium for such insurance when the policies are issued, and to deliver such policies are Fourth. To keep all improvements, including fences, and all appurtenances thereto rommit or permit waste of the premises hereby mortgaged, nor use or allow same to be used.	now upon or hereafter erected on the said premises in good condition and repair, and not to ed for any unlawful purpose.	
sed for any unlawful purpose, then the second party may pay such taxes, charges and ar f improvements or use of said property for any unlawful purposes and any moneys so ex er annum from the date of such payments, and all such expenditures shall be secured by	ffect and maintain said fire and tornado insurance or suffer waste or permit said premises to be ssessments, may purchase insurance, may redeem from tax sale, may enjoin any waste or removal pended shall be repaid to second party, its successors or assigns, with interest at seven per cent this mortgage and shall be collectible as a part of and in the same manner as the principal	
nterest, as the same matures or if first party allows the taxes or assessments or other cuffer to be removed any buildings, fences, or other improvements therefrom; or fail to nay hreafter at any time be placed thereon, in good repair, or fail to keep the buildings ightning and tornado, payable as above provided; or fail to pay the insurance premiums hereof, to second party, or its assigns; or use or permit said property to be used for any fany suit be brought by any person, affecting in any manner, the title of first party, or more the happening of any of said continuencies, at the option of second party, or its ass	de in payment of the debt secured by this mortgage, or any part thereof, either principal or charges on the said mortgaged property, or any part thereof, to become delinquent; or remove or keep said buildings, fences and all other improvements that are now on said property, or that is now erected, or hereafter to be erected on said property, insured against loss or damage by fire, when the contemplated policies are issued; or fail to deliver such policies, or any renewals unlawful purpose, or do any other act whereby the value of said property shall be diminished, or wherein a lien is claimed superior to the mortgage or affecting in any manner its validity, then igns, the whole indebtedness secured hereby shall without notice immediately become due and	rol
ollectable; and the second party or its assigns may proceed at once, or at any time later, Seventh. It is further agreed that the rents, issues, and profits of said real estate are ase of foreclosure of this mortgige for any cause, the holder of same shall be entitled to losure, sale and redemption, and to collect the rents of said real estate and apply the ne	to foreclose this mortgage. hereby pledgd as security for payment of said debt, interest, attorney fees and costs, and that in have a receiver appointed to take possession of said property, real and personal, pending foretprofits to the payment of said debt and interest and costs of the suit after deducting all the	
osts of such proceedings. Eighth. It is further agreed and the party of the first part hereby expressly waives specially agreeing that the said premises shall be liable for the debt hereby secured, and i	s t he privileges and rights which are afforded by the homestead statutes of the State of Iowa, in case of the foreclosure of this mortgage for any cause, the premises hereinabove described may	
IN WITNESS WHEREOF, We have hereunto set our hands	•	
	Gertie Lenora Jackson Byron Jackson	
STATE OF IOWA, Madison County, ss.	10	
	A.D. 1940, before the undersigned, a Notary Public in and for Madison on Jackson, wife and husband,	
	nousen S. whose name S. O	
Alo-	person S whose name S are subscribed to the foregoing swledged the execution of the same to be their	
	Seal, the day and year last above written.	
	Ernestine M. Handel Notary Public in and for Madison County, Iowa.	