Mortgage Record No._93___, Madison County, Iowa

Winterset madisonian, D-1710			
Curtis F. Robison	& wife	Filed for Record the 23 day of	March 1942
		at 9:38 o'clock A. M.	
ТО		Pearl E. She	tterly
II D Vont		#1477	Recorder.
H. D. Kent		Ву _х	
		Recording fee, \$ 1.50	Deputy.
		d day of March	
by and between		and Kathryne Robison, husband ar	
-		and State of Towa, party of the firs	
of Winterset	, Iowa, party	of the second part, Mortgagee.	
	·	nd in consideration of the sum of	
paid by the said party of the secon	nd part, the receipt of which is	s hereby acknowledged, does hereby grant, bargain, se owing described real estate, situated in the County of	ell and convey unto the
Lot Five (5 Madison Cou		n (19) of West Addition to Winter	rset,
and the state of t			
with all appurtenances thereto belor	nging and also all the rents, iss	sues, use and profits of said land, including all crops n	natured and unmatured
To have and to hold the premis	ses above described with all the	instrument until the debt secured hereby shall be paid appurtenances thereto belonging and all estate, title,	dower, right of home-
stead and claims whatsoever of said an absolute title in fee to said pren	first party unto the said secon nises.	ad party, its heirs, executors and assigns forever; the i	ntention being to convey
in fee of the premises aforesaid; the	at the said premises are free an claims of all persons whomsoev	d clear of all encumbrances; and that they will forever	er warrant and defend
Eight Hund	red and no/100	(\$ 80	O.OO) DOLLARS
). 1945, at Winterset, Iowa,	
		promissory note of the said	
of even date herewith, payable to	н. D.	Kent	
and all such sums of money as may be advanced by the party of the second part, its heirs, successors or assigns, and shall keep and perform all and singular the covenants and agreements herein contained for said first party to keep and perform then These Presents to Be Void, otherwise			
to remain in full force and effect.		rators, grantees and assigns hereby covenants and agr	
its heirs, successors and assigns, as	follows:	r 88 set out in the certain promissory note or notes hareinhefore refer	red to together with all costs
mortgage, or in foreclosing the same or in de-	fending any action affecting the title to I other charges which are now a lien or	fees incurred and paid by second party, its successors or assigns, in making property. May hereafter be levied or assessed upon or against the said premise	
then two thirds of their actual value, loss, if a	eon or at any time hereafter erected up ny, payable to second party, or its succes	on said property, insured against loss or damage by fire, lightning a ssors or assigns, such insurance to be obtained in a company satisfactor	nd tornado in a sum not less ry to second party; to pay the
premium for such insurance when the policies	are issued, and to deliver such policies ing fences, and all appurtenances theret	and all renewals to second party. O now upon or hereafter erected on the said premises in good cond	
Fifth. That should first party fail to pay	said taxes, charges or assessments, or to	p effect and maintain said fire and tornado insurance or suffer waste d assessments, may purchase insurance, may redeem from tax sale, may expended shall be repaid to second party, its successors or assigns, wi	enioin any waste or removal
per annum from the date of such payments, as sum hereby secured.	nd all such expenditures shall be secured	by this mortgage and shall be collectible as a part of and in the sa made in payment of the debt secured by this mortgage, or any part	ame manner as the principal
interest, as the same matures or if first party suffer to be removed any buildings, fences, or may hreafter at any time be placed thereon, in lightning and tornado, payable as above provict thereof, to second party, or its assigns; or use if any suit be brought by any person, affecting	allows the taxes or assessments or othe other improvements therefrom; or fail n good repair, or fail to keep the buildiled; or fail to pay the insurance premiu or permit said property to be used for a in any manner, the title of first party, es, at the option of second party, or its	re charges on the said mortgaged property, or any part thereof, to beed to keep said buildings, fences and all other improvements that are ments now erected, or hereafter to be erected on said property, insured agains when the contemplated policies are issued; or fail to deliver sure unlawful purpose, or do any other act whereby the value of said pror wherein a lien is claimed superior to the mortgage or affecting in assigns, the whole indebtedness secured hereby shall without notice	ome delinquent; or remove or on said property, or that gainst loss or damage by fire, ich policies, or any renewals operty shall be diminished, or any manner its validity, then
Seventh. It is further agreed that the rent case of foreclosure of this mortgage for any ca- closure, sale and redemption, and to collect the	s, issues, and profits of said real estate s	tre hereby pledgd as security for payment of said debt, interest, attorn to have a receiver appointed to take possession of said property, real net profits to the payment of said debt and interest and costs of the	and personal pending fore.
costs of such proceedings. Eighth. It is further agreed and the part especially agreeing that the said premises shall	w of the first part hereby expressly was	ives t be privileges and rights which are afforded by the homestead at all in case of the foreclosure of this mortgage for any cause, the premis	tetutes of the State of Town
be offered for sale as one tract. IN WITNESS WHEREOF, We have hereunto set our hands the days and year first above written.			
		Curtis F. Robison	
		Kathryne Robison	
STATE OF IOWA, MADISON COUNTY			•
		A.D. 1942., before the undersigned, a Notary Publishman. Bobisson, bushout and Wife	
County, Iowa, came CUI'C	.v r. mucison and F	athryne Robison, husband and wife	
to me pers	onally known to be the identic	al person S whose nameS are subsc	
mortgage a	s maker S thereof, and ack	knowledged the execution of the same to be the	6 6
[SEAL] W	act and deed. ITNESS my hand and Notari	al Seal, the day and year last above written.	
SEAL		Charles D. Van Werd Notary Public in and for Madi	