

Acres-Blackmar Co., Burlington. 26615

Paul W. Hochstetler & wife	STATE OF IOWA, Madison County, ss.
	Filed for record this 20 day of August A. D. 19.43
	at 2:04
то	#3025 Pearl E. Shetterly
Jessie M. Clark, Gdn.	Recorder.  By Wilma M. Wade
	Recording Fees, 1.00
White Westernes 1 1: 10th	August A. D. 10 43 1
	of August A. D. 19.43, by and between and wife, Lelah D. Hochstetler,
* *********************************	
the County of Madison, State	of Iowa hereinafter called the Mortgagors, and
Jessie M. Clark, Guardian	of Harold V. Clark, minor,
	einafter called the Mortgagee. WITNESSETH: That the Mortgagors, in consideration of the sum of
	to the Mortgagee, her heirs, executors or assigns,  One of the Mortgagee, her heirs, executors or assigns,  One of the Mortgagee, her heirs, executors or assigns,
e following tracts of land in the County of	, State of, to-wit:
The Southeast Quarter	of Section 14, in Township 76 North,
of Renge 29, West of t	the 5th F.M. Iowa.
	nances thereto belonging; and also all the rents, issues, use, and profits of said land and the crops raised
nereon from now until the debt secured hereby shall be pai The said Mortgagors hereby warrant the title thereto a	ngainst all persons whomsoever, and hereby expressly waive the platting and recording of homestead in
ase of foreclosure and sale thereunder, and agree that said	premises may be sold in one tract at such foreclosure sale.
1	shall pay to the Mortgagee, her heirs, executors
assigns, the sum of Five Hundred and no	/100 (\$500.00) DOLLARS on January 1, 1944, and the sum of
ree Thousand and no/100 (\$3,000.	00) on the 1st day of September, A.D. 1953,
ith interest according to the tenor and effect of XIX	r certain promissory note S of the said mortgagors,
ited August 18, 1943 , principal and interest	payable at the office of Security Loan & Abstract Co., Winterset, Iowa.
It is further agreed that the Mortgagors shall keep the buildings the Mortgagee, in a sum not less than their insurable value, and de-	s on said real estate insured in some responsible company or companies, satisfactory to Mortgagee, for the use and security
The Mortgagors shall pay when due, and before delinquent, all	taxes which are, or become a lien on said premises, and interest on all prior liens, if any, as the same become due; if Mort-
the security created by this mortgage, or its priority, then this mort	tack insurance, then the Mortgagee may do so; and should the Mortgagee become involved in litigation, either in maintain- tgage shall secure to the Morgagee the payment and recovery of all money, costs, expenses, or advancements incurred or taxes, interest, and insurance paid hereunder; and all such amounts shall constitute a part of the debt hereby secured to
	secured hereby, and with
A failure to comply with any one or more of the above conditions the whole sums hereby secured to become due and collectible for	ons of this mortgage, either wholly or in part, including the payment of interest when due, shall at the Mortgagee's option, thwith without notice or demand.
It is further agreed that each and all of said notes and interest distinction whatsoever.	thereon, irrespective of the dates of maturity, shall be equally secured by this instrument without any preference, priority,
It is further agreed that the Mortgagors do hereby transfer and assigns, filing a petition for foreclosure of this mortgage, and they	convey to the Mortgagee the right to the possession of the said premises upon the Mortgagee, her heirs. executor authorize, agree, and consent that in case of the filing of petition for the foreclosure of this mortgage, the court in which
d suit shall be instituted, or any judge thereof, shall at the comment any notice whatever, appoint a receiver to take possession of said p	element of said action, or at any stage during the pendency or progress of said cause, on application of the plaintiff, with- property and collect and receive said rents and profits, and apply the same to the payment of said debt; and this stipulation
the appointment of a receiver shall apply and be in force whether ont of a receiver than the default aforesaid.	or not said property, or any part thereof, is used as a homestead, and without proof of any other grounds for the appoint-
ne manner.	mortgage, Mortgagee's reasonable attorney fees are to be considered as a part of the costs of the suit and collected in the
Signed the day and year first herein written.	Paul W Hochstetler
Town	Lelah D. Hochstetler
Madison County. ss.	
County.)	+ · · · · · · · · · · · · · · · · · · ·
	A. D. 1943, before me, the undersigned, a Notary Public in and for
•	wife, Lelah D. Hochstetler,
igar M. Hochsterrer gird A	allo, Holdin De Hoonbrouldt,
to me because to the co	S. named in and who executed the foregoing instrument and advantal and the thou
-	in some named in and who executed the foregoing instrument, and acknowledged that they in the some instrument, and acknowledged that they is a some some instrument.
WITNESS Land and	Official Seal the day and year last above written.
NOTAHIAL	Harry F. Anderson
SEAL	Notary Public in and for
•	Madison County, Lowa