Madison County, Iowa.

REAL ESTATI	E MORTGAGE RECO)RD No. 95. M.	ADISON COUNTY, IOWA		
Acres-Blackmar Co., Burlington, 26615			· · · · · · · · · · · · · · · · · · ·		<u>ታ</u>
Fred Eyerly and Nona C.	Eyerly	STATE OF IOWA, Madiso	on County, ss.		
		Filed for record this9.	day of December	A. D. 19 43	
		MORTGAGE	at 1:10 o'clock P. M.		
то	#3	MORTGAGE. 5949 	Pearl E. Shetterly		
Charles F. Wood and Mabel	G. Wood	Rv		Recorder.	මේපම් පෙනෙන
		Recording Fees, 1.00		Deputy.	Rec
					cord
This Morigage, made this 26th,	day of $Nove$	mber A. D.	19. 43 , by and between		
F1	ed Eyerly and	Nona C. Eyerly			10
					96 Fase 10
					.
the County of Madison					
Che					6
					i i
Two Thousand and no/100		•	·	•	
aid by the Mortgagee, do hereby sell, transfer, and	d convey to the Mortgage	es, Charles F. Wood a	nd Mabel G. Wood	or assigns,	
ne following tracts of land in the County of	Madison	State of Lowa	, to-wit :		
Lot One (1) of the Sof Section 36, in To in Adair County, Iou Quarter (1/4) of the Sorthwest Quarter (1/4) acres of the North Southeast Quarter (1/2) West of the 5th,	ownship 76 Northwa; and the Northeast Quart $\frac{1}{4}$) of the South Half $(\frac{1}{2})$ of the $\frac{1}{4}$) of Section 3	th, of Range 30 West thwest Quarter $(\frac{1}{4})$; the East Heast Quarter $(\frac{1}{4})$; so Southeast Quarter 31, in Township 76	t of the 5th, P.M., of the Northeast (alf (1/2) of and the West Six (6) (1/4) of the		
ontaining in all acres, with all acres from now until the debt secured hereby sh. The said Mortgagors hereby warrant the title ase of foreclosure and sale thereunder, and agree to the said th	iall be paid in full. Thereto against all person	s whomsoever, and hereby expres	ssly waive the platting and recording		
TO BE VOID upon the condition that the Mo	•			a	
assigns, the sum of Two Thousand	and no/100		(\$2000.00) DOLLARS,	
the lst, day of Merch	, A. D. 19 49				
ith interest according to the tenor and effect of the	heonece	ctain promissory noteof the	: said		
Fred Eyerly and Nona C.	. Eyerly				
ated November 26,1943, principal and					
It is further agreed that the Mortgagors shall keep the Mortgagee, in a sum not less than their insurable va	ilue, and deliver to the Mortg	agee the policies and renewal receipts.			
The Mortgagors shall pay when due, and before delingers fail either to pay such taxes or interest, or promptly g the security created by this mortgage, or its priority, then	to effect such insurance, then	the Mortgagee may do so; and should	the Mortgagee become involved in litigation,	, either in maintain-	
ide necessary thereby, and shall also secure all money and same extent as if such amounts were a part of the original security.	vanced for taxes, interest, and	insurance paid hereunder; and all such	h amounts shall constitute a part of the det	ot hereby secured to	
A failure to comply with any one or more of the above the whole sums hereby secured to become due and col	ove conditions of this mortgag	e, either wholly or in part, including the			
se the whole sums hereby secured to become due and col It is further agreed that each and all of said notes an distinction whatsoever.			ally secured by this instrument without any	preference, priority,	
It is further agreed that the Mortgagors do hereby tra- assigns, filing a petition for foreclosure of this mortgage, I suit shall be instituted, or any judge thereof, shall at the any notice whatever, appoint a receiver to take possession the appointment of a receiver shall apply and be in force	, and they authorize, agree, a ne commencement of said action on of said property and collect	nd consent that in case of the filing of on, or at any stage during the pendency and receive said rents and profits, and	petition for the foreclosure of this mortgage, y or progress of said cause, on application of apply the same to the payment of said debt;	the court in which f the plaintiff, with- and this stipulation	
nt of a receiver than the default aforesaid. And in the event a suit is lawfully commenced to force manner.	eclose this mortgage, Mortgag	e's reasonable attorney fees are to be c	onsidered as a part of the costs of the suit a	and collected in the	
Signed the day and year first herein written.		मः	red Eyerly		
ATE OF LOWA		N.	ona C. Eyerly		
Madison County.	SS				
On this 26th, day of	%ovember	A. D. 19. 43 1	before me, the undersigned, a Notary	Public in and for	
Madison County,					
- County,	p	, -F.F.	<u> </u>		
			strument, and acknowledged that th	•	
	their voluntar		,		
WITNESS my l	hand and Official Seal the	day and year last above written.			
			E. Emerson		
		किती	Notary Public in and for		