Mortgage Record, Madison County, Iowa

MORTGAGE	
Lawrence D. Nelson & wf	Filed for Record thisday ofMay
	1944, at 4:54o'clock_ P. M.
	#1777 Pearl E. Shetterly Recorder.
I. L. Kelley	Deputy.
	Recording Fee \$ 1.10 \(\nu\)
THIS MORTGAGE, made the 2nd day of	May, 1944, by and between
Lawrence D. Nelson and Alta M. Nelson,	Individually and as husband and wife
of Medison County and State of Iowa, he	reinafter called the mortgagors and
I. L. Kelley of Winterset, Madiso	on County, Iowa,
hereinafter called the mortgagee. WITNESSETH: That the mortgagor in consideration of the sum of	
Three Thousand & No/100	
paid by the mortgagee, do hereby convey to the mortgagee,her	heirs and assigns forever, the following tracts of land in the county of
Madison State of Iowa, to-wit:	ı
	8 a 1 3 4
	the section of the se
The Northeast Quarter $(\frac{1}{4})$ of the Section Two $(\frac{1}{4})$ or Section Two $(\frac{1}{4})$ or	rter (1) of the Southwest
Quarter (1) of Section Two (2), and the following described tract of land, to-wit: - Commencing at a point 721 feet East of	
the Northwest corner of the Northe west Quarter $(\frac{1}{4})$ of Section Eleven	(11) and running thence East
715.06 feet, thence South 1,254 fe thence South 23.9 rods, thence Wes	t 232.2 feet, thence North
66.35 feet, thence West 593.6 feet of beginning; all in Township Seven	nty-five (75) North, Range
Twenty-six (26) West of the 5th P.	M., Madison County, Iowa.
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more or less containing in all 87.46 acres/with all appurtenances thereto belong	in and the mentagers werent the title eminet all persons who recover
	vever else, are hereby conveyed. To be void upon the following conditions:
FIRST. That the mortgagors shall pay to the mortgagee or her	heirs, executors or assigns the sum of
on the 2nd day of May	A. D. 19 45 and \$150.00 on the 2nd day of May in 1950, 1951, 1952 and 1953 and \$1650.00 on
lay 2nd, 1954, in addition to interest, p	ayable semi-annually,
Lawrence D. Nelson and	promissory note of the said
	other sums of money as may at any time be owing to the said mortgagee, according to the
for the use and benefit of the mortgagee, in a sum not less than two-thirds of t THIRD. That the mortgagors shall pay, when due, all prior liens on sai	state insured in some responsible company or companies, satisfactory to the mortgagee, heir actual value, and deliver the policies and renewal receipts to the mortgagee. id premises, if any, and shall promptly pay all interest thereon, and strictly comply with
all conditions or agreements touching such prior liens, and all taxes which are to so pay such prior liens or interest thereon or taxes, or promptly effect such	re or may become a lien on said premises before delinquent; if mortgagors fail or neglect h insurance, then the mortgagee may do so, and is authorized hereby to at any time pay and all sums of money so paid shall be recovered with each per cent interest per annum
thereon from the date of such payments, and shall be secured hereby; and shall be recurred hereb	build mortgage become involved in litigation, in maintaining the security created by this not this mortgage shall secure the repayment and recovery of all money, costs, expenses or
of any such payments.	orney fees incident thereto; and any and all such sums so paid out shall constitute a part be original debt secured hereby, and with each per cent per annum thereon from the date
due, shall at the mortgagee's option, cause the whole and all sums hereby secu	
authorize, agree and consent that in case of any default as above mentioned, said suit shall be instituted, or any judge thereof, shall, at the commencement	all property for the payment of said principal sum, interest, attorney's fees and costs, and and the filing of a bill or petition for the foreclosure of this mortgage, the court in which at of said action or at any stage during the pendency or progress of said cause, on appli-
cation of the plaintiff, without any notice whatsoever, appoint a receiver to t the same to the payment of said debt under the order of the court and this stip property or any part thereof is used as a homestead, and without proof of any	take possession of said property, and collect and receive said rents and profits and apply pulation for the appointment of a receiver shall apply and be in force whether or not said other grounds for the appointment of a receiver than the default aforesaid.
or leasing of said premises, while this mortgage remains unsatisfied, all rent s	dministrators, executors, grantees, lessees, tenants and assigns, and in case of the renting hall be paid by the tenant or lessee to the mortgagee herein, or assigns, to apply on said
debt as aforesaid, and no payment made to anyone other than said mortgagee. And in the event a suit is lawfully commenced to foreclose this mortgage suit and collected in the same manner.	, or ms assigns, snan constitute payment or discharge of said rental. , mortgagee's reasonable attorney's fees are to be considered as a part of the costs of the
IN WITNESS WHEREOF, signed by the mortgagors, the day and year	first herein written.
	Lawrence D Nelson
	Alta M. Nelson
STATE OF IOWA, Madison County, ss.	
On this 2nd day of May , A. D. 1944, before the undersigned, a Notary Public in and for said County, Lawrence D. Nelson and Alta M. Nelson, husband and wife	
and acknowledged the execution of the same to	sonSwhose name_Saresubscribed to, the foregoing mortgage as maker thereof, betheirvoluntary act and deed.
WITNESS my hand and Notarial Seal, the	
/\ SEA!	Florence Anderson Notary Public in and for Madison County, Iowa.