Mortgage Record, No._97___, Madison County, Iowa

Herman Clar	k and Mary Clark	Filed for Pagers	I the 7 day of Mar	°ch 1046
		3.09	o'clock P• M.	194
Winterset,	TO TO	· {		
Union State	Bank	i	Pearl E. Shett	Recorder
	,	By	Wilma M. Wade	
Winterset,	Iowa	Recording fee,	31.50	Deputy.
THIS INDENT	into 7th URE, Made and entered/this 7th	day of Ma	rch	A D 19 46
by and between	Transport for simple and Monte	lark, husband	and wife,	
of the County of			f Iowa, party of the first par	
Madi soi	Union State Bank, Winters n County , Iowa, party of			
	That the said party of the first part			
vey unto the said sec	Thousand	signs forever, the f	ledged, does hereby grant, bar ollowing described real estate	0.00) DOLLARS gain, sell and con, situated in the
	North Eighty-two (82) Eleven (11) of the Or County, Iowa,	riginal Town of	f Winterset, Madison	urtouse of receifs this
	10 %	10 1/9 and 1 11	rand moreyupe, arreby releases that me a executing officer, hereby certify that	this release is energical
	W. C.	Discreture of sold corro	ration Union State Ba	up timerse
	11 Aprollen	and come	Executed in an presence by MESS	Tate Bouk
	e corporation	a M. Wade		
with all appurtenanc and unmatured grow shall be paid in full.	es thereto belonging and also all the r n upon said land and income therefrom	ents, issues, use and	profits of said land, including this instrument until the deb	all crops matured t secured hereby
right of homestead a ever; the intention b And the said fir are lawfully seized in they will forever was	hold the premises above described with and claims whatsoever of said first partieing to convey an absolute title in feerst party does hereby covenant to and in fee of the premises aforesaid; that the trant and defend the title thereto against that if the first party shall pay or continuous.	ty unto the said sectors said premises. with the second parthe said premises are inst the lawful claims.	ond party, its heirs, executors ty, its heirs, successors and a e free and clear of all encumb s of all persons whomsoever.	and assigns for- ssigns, that they brances; and that
the sum of One payable 345.00	e Thousand	00 each three D19 , at	months thereafter, u Union State Bank, Win	0.00 pollars ntil fully terset, Iowa,
with interest accordi	ing to the tenor and effect of one Herman Clark and Mary (promissory note	and wife	
and all such sums of keep and perform all then These Presents First party for with second party, it First. To pay or cause twith all costs and expenses of the priority of this mortgage. Second. To pay all taxes on this mortgage or the debit less than two-thirds of their party; to pay the premium formula to permit waste of the Fifth. That should first to be used for any unlawful waste or removal of improven	th, payable to Union State Bank f money as may be advanced by the p and singular the covenants and agreer to Be Void, otherwise to remain in furthemselves and their heirs, executors, is heirs, successors and assigns, as followed by the principal sum and interest above specifications of the principal sum hereafter erected actual value, loss, if any, payable to second party, or it is successful to the premises hereby mortgaged, nor use or allow same party fail to pay said taxes, charges or assessments, or purpose, then the second party may pay such taxes, contains the premises hereby mortgaged, nor use or allow same party fail to pay said taxes, charges or assessments, or annum from the date of such payments, and all such principal sum hereby secured.	party of the second party of the second parts herein contain all force and effect. administrators, grandows: ied, or as set out in the certain affecting the title to said or may hereafter be levied or sent. upon said property, insured a sits successors of assigns, such deliver such policies and all eto now upon or hereafter er to be used for any unlawfur to effect and maintain said charges and assessments, may sent any moneys so expende	cart, its heirs, successors, or a ned for said first party to k ned for said promissory note or notes hereinbeford and paid by second party, its successors of property. Assessed upon or against the said premises the insurance to be obtained in a compan I renewals to second party, etced on the said premises in good condition I purpose. Fire and tornado insurance or suffer was purchase insurance, may redeem from the said be repaid to second party, its successors.	assigns, and shall eep and perform nants and agrees re referred to, together or assigns, in maintaining to or any part thereof, or and tornado in a sum not y satisfactory to second an and repair, and not to the or permit said premises ax sale, may enjoin any recessors or assigns, with
Sixth. And it is further or interest, as the same maturemove or suffer to be removed property, or that may hereaft against loss or damage by fire deliver such policies, or any relevant may be sufficient or any control of the sufficient of the suf	agreed between the parties hereto that if default shall res or if first party allows the taxes or assessments or ved any buildings, fences, or other improvements there at any time be placed thereon, in good repair, or e and lightning and tornado, payable as above provided renewals thereof, to second party, or its assigns; or upperty shall be diminished; or if any suit be brought by affecting in any manner its validity, then upon the hall without notice immediately become due and collections.	other charges on the said nefrom; or sail to keep said he fail to keep the buildings response or permit said property	nortgaged property, or any part thereof, to uniddings, fences and all other improvement now erected, or hereafter to be erected or per premiums when the contemplated policie to be used for any unjawful murrose.	o become delinquent; or ts that are now on said a said property, insured as are issued; or fail to or do any other act
Seventh. It is further ag and that in case of foreclosur sonal, pending foreclosure, sal suit after deducting all the co Eighth. It is further agr. Iowa, especially agreeing that above described may be offer	eed and the party of the first part hereby expressly w the said premises shall be liable for the debt hereby s	shall be entitled to have a re l estate and apply the net p aives the privileges and righ ecured, and in case of the	ceiver appointed to take possession of said rofits to the payment of said debt and in ts which are afforded by the homestead foreclosure of this mortgage for any causear first above written.	property, real and per- nterest and costs of the
			Herman Clark Mary Clark	
			mort of Otoria	
				
STATE OF IOWA, N	Madison County, ss. day of March A. D.	19 46 before the u	ndersigned, a Notary Public in	and for Madison
	Herman Clark and Mary Cl			
	to me personally known to be the identification to the identification of the contract of the c	dentical person S v	vhose name S are subscribed	to the foregoing
NOTARIAL	act and deed.	•		

SEALSEAL)

WITNESS my hand and Notarial Seal, the day and year last above written.