## Mortgage Record, Madison County, Iowa

MORTGAGE	1		**
T. R. McCauley & wife	Filed for Record this	20 day of May	
1. N. McCduley & Wile	19 <b>4</b> 6 at 3:05	_o'clockP •M,	
TO	#2435	Pearl E. Shetterly	, Recorder.
Farmers & Merchants State Bank			, Deputy.
	Recording Fee \$1.	10	
THIS MORTGAGE, made theday of	Ma <b>v</b>	19 46	hy and between
T. R. McCauley and Dorothy P. McCau		,	. •
of Madison County and State of Iowa, he	orginafter called the martine cors	and	
Farmers and Merchants State Bank, Winter hereinafter called the mortgagee.  WITNESSETH: That the mortgagor in consideration of the sum of	erset, Madison Co	unty, Iowa,	
Six Hundred Seventy-five and No/100	0		) DOLLARS
paid by the mortgagee, do hereby convey to the mortgagee, its	heirs and as	signs forever, the following tracts of lan	d in the county of
Madison State of Iowa, to-wit:			·
Lot Four (4) of Depot Addition Town of Winterset, Madison			i.
by anthoning of the Board of Piresjors of	Lagid responsible	The second secon	<del></del>
trans to me the state of the	Proceeded in my prese	and Market of the State of the	,
o corporation.	'e.	The base of the second	
FIRST. That the mortgagors shall pay to the mortgagee or its Fifteen and No/100 on the 18th day of June thereafter until the principal sum of \$6 payable monthly memory and Doro dated. May 18th A. D. 1946, and all such terms of such indebtedness, or of the conditions of this mortgage.  SECOND. That the mortgagors shall keep the buildings on said real of or the use and benefit of the mortgage, in a sum not less than two-thirds of THIRD. That the mortgagors shall keep the buildings on said real of or the use and benefit of the mortgagors shall pay, when due, all prior liens on sail conditions or agreements touching such prior liens, and all taxes which a to so pay such prior liens or interest thereon or taxes, or promptly effect such off or take assignment of any prior liens or pay the interest thereon, and any thereon from the date of such payments, and shall be secured hereby; and sh mortgage or its priority, or validity, or any rights or interests hereunder, the advancements hereunder or made necessary thereby, including reasonable at of the debt hereby secured to the same extent as if such sums were a part of the failure to comply with any one or more of the above conditions of the due, shall at the mortgagor's option, cause the whole and all sums hereby see And the mortgagors hereby pledge the rents, issues and profits of said reauthorize, 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 of the plaintiff, without any notice whatsoever, appoint a receiver to the same to the payment of said debt under the order of the court and this stiproperty or any part thereof is used as a homestead, and without proof of any to the same to the payment of said debt under the order of the court and this stiproperty or any part thereof is used as a homestead, and without proof of any to the same to the payment of said debt under the order of the court and this stiproperty or any part thereof is used as a homestead, and without proo	A. D. 19 46, and \$15.00 75.00 has been per a promissory note of the said thy P. McCauley of their actual value, and deliver the promises, if any, and shall per or may become a lien on said their actual value, and deliver the per and all sums of money so paid and the fine or incident thereto; and he original debt secured hereby, is mortgage, either wholly or in and the filing of a bill or petition of said action or at any stage take possession of said property in the appointment of y other grounds for the appointment of administrators, executors, grantes and the filing of the appointment of the appointment of y other grounds for the appointment of the ap	sum of	pollars  each month  terest,  , according to the  to the mortgagee, ortgagee.  ictly comply with ors fail or neglect o at any time pay terest per annum ty created by this costs, expenses or constitute a part eon from the date  all interest when  ees and costs, and the court in which d cause, on appli- profits and apply thether or not said said.  ase of the renting to apply on said
IN WITNESS WHEREOF, signed by the mortgagors, the day and year	first herein written.		
	T. R. M	cCauley	
	Dorothy	P. McCauley	
On the 18th day of May  came T. R. McCauley and Dorothy P. I  to me personally known to be the identical per and acknowledged the execution of the same to  WITNESS my hand and Notarial Seal, to	rson <b>S</b> whose name <b>S</b> are to be their volumed and year last above writ	subscribed to, the foregoing mortgage ntary act and deed. ten.	as maker thereof,
NOTARIAL	Florence	Notary Public in and for Madison	County, Iowa.