## Mortgage Record, No.\_\_97\_, Madison County, Iowa

WINTERSET MADISONIAN, B-23410		
J. C. Clson & wife	Filed for Record the law day of July	1946
	11.51	10 1
Peru, Iowa	at 11 Of Clock A. M.	
TO	#2941 Pearl E. Shetterly	
Union State Bank	i'	order.
	Bv	
Winterset, Iowa	Recording fee, \$_1.50	puty.
		- <del></del>
THIS INDENTURE, Made and entered/this4th	day of January A. I	). 1946
by and between J. C. Olson and Me		
of the County of Madison	and State of Iowa, party of the first part, Mortg	agor, Sand
	ank, Winterset,	
of Madison County , Iowa, party of		
WITNESSETH: That the said party of the first part	for and in consideration of the sum of	
paid by the said party of the second part, the receipt of wh vey unto the said second party, its heirs, successors and assection of Madison and State of Iowa, to-	signs forever, the following described real estate, situate -wit:	l and con
of the Northwest Quarte Quarter (1) of Section	Iowa; and Outlot One (1) er (1) of the Northeast Eleven (11), in Township of Range Twenty-seven	
right of homestead and claims whatsoever of said first par ever; the intention being to convey an absolute title in fee And the said first party does hereby covenant to and are lawfully seized in fee of the premises aforesaid; that t they will forever warrant and defend the title thereto again	all the appurtenances thereto belonging and all estate, titlety unto the said second party, its heirs, executors and asset to said premises.  with the second party, its heirs, successors and assigns, the said premises are free and clear of all encumbrances; inst the lawful claims of all persons whomsoever.  eause to be paid to the second party, its heirs, successors of the said premises are free and clear of all encumbrances; inst the lawful claims of all persons whomsoever.  (\$750.00) D  (\$750.00) D  (\$750.00) State Bank, winterset, I	d hereby le, dower signs for that they and that or assigns OLLARS
of even date herewith, payable to <u>Union State B</u> and all such sums of money as may be advanced by the p keep and perform all and singular the covenants and agreen then These Presents to Be Void, otherwise to remain in fulfirst party for themselves and their heirs, executors, with second party, its heirs, successors and assigns, as follows:  First. To pay or cause to be paid the principal sum and interest above specific	party of the second part, its heirs, successors, or assigns, ments herein contained for said first party to keep and all force and effect.  administrators, grantees and assigns hereby covenants anows:  determined on the certain promissory note or notes hereinbefore referred	and shal perform nd agrees
with all costs and expenses of collection, if any there shall be, and any costs, chary the priority of this mortgage, or in foreclosing the same or in defending any action Second. To nay all taxes, assessments and other charges which are now a lieu.	ges or attorney's fees incurred and paid by second party, its successors or assigns, in on affecting the title to said property. or may hereafter be levied or assessed upon or against the said premises or any par	
on this mortgage or the debt secured thereby before the same shall become delinque. Third. To keep the buildings erected thereon or at any time hereafter erected less than two-thirds of their actual value, loss, if any, payable to second party, or i party; to pay the premium for such insurance when the policies are issued, and to	ment. upon said property, insured against loss or damage by fire, lightning and tornado i its successors or assigns, such insurance to be obtained in a company satisfacto.	in a sum no ry to secon
commit or permit waste of the premises hereby mortgaged, nor use or allow same	to be used for any unlawful purpose.  or to effect and maintain said fire and tornado insurance or suffer waste or permit  charges and assessments, may purchase insurance, may redeem from tax sale, may  es and any moneys so expended shall be repaid to second party, its successors or	said premise y enjoin an assigns, wit
	efrom; or fail to keep said buildings, fences and all other improvements that are fail to keep the buildings now erected, or hereafter to be erected on said property; or fail to pay the insurance premiums when the contemplated policies are issued so or permit said property to be used for any unlawful purpose, or do any oy any person, affecting in any manner, the title of first party, or wherein a lie happening of any of said contingencies, at the option of second party, or its assign	elinquent; of now on sailerty, insured; or fail to y other acen is claimed, the whole
Seventh. It is further agreed that the rents, issues, and profits of said real esta and that in case of foreclosure of this mortgage for any cause, the holder of same si sonal, pending foreclosure, sale and redemption, and to collect the rents of said real suit after deducting all the costs of such proceedings.	l estate and apply the net profits to the payment of said debt and interest and aives the privileges and rights which are afforded by the homestead statutes of	real and per costs of th the State o
IN WITNESS WHEREOF, We have hereunto set our h	nands the day and year first above written.	
	J. C. Olson	
	Margaret E. Olson	,
· · · · · · · · · · · · · · · · · · ·	19.46, before the undersigned, a Notary Public in and for aret E. Olson, husband and wife,	
	dentical persons whose namesare subscribed to the f	
P. Communication of the Commun	rial Seal, the day and year last above written.  Esther Cochran  Notary Public in and for Madison County,	