Mortgage Record, No.	98	, Madison County, Io	wa

Cecil A. Hagerla & wife et al	. Filed for Re	cord the7day of _March	194.7
	1	50 o'clock P. M.	
TO	• (
Nora G. Koch	,	Wilma M. Wade	Recorder.
) _	Byee, \$ 1.60	Deputy.
THIS INDENTURE, Made and entered into this 13th by and between Cecil A. Hagerla and Dorothy erman and Bessie Herman, husband and wif of the County of Madison and Des Moines respectively,	y M. Hagerl	a, husband and wife, an	A. D. 194 ad Harry D.
Madison County , Iowa, party of the seco			
WITNESSETH: That the said party of the first part for and in Ten Thousand and no/100	consideration of	the sum of)00,00) DOLTA
paid by the said party of the second part, the receipt of which is her her second party, he heirs, successors and assigns forever, the following	reby acknowledged	, does hereby grant, bargain, sell and	convey unto the sa
and State of Iowa, to-wit: South Half $(S^{\frac{1}{2}})$ of Lots Three	(3) and the	r (L) in Rlook musl '	'12).
South Half (S½) of Lots Three of the Original Town of Winters alley 16 feet wide of the East agreement pertaining to wall or	set, Iowa, side there	subject to reservation of and subject to party	of an
TATE OF IOWA, DES MOINES, COUNTY. SS.			
On the 5th day of March, A.D. 1947 for Des Moines County, Iowa, came Harry I be personally known to be the identical processing mortgage as makers thereof, and actional soluntary act and deed.	D. Herman a persons who knowledged	and Bessie Herman, husbase names are subscribed the execution of the sa	and and wife, it to the fore
WITNESS, my hand and Notarial Seal (Notarial Seal)		and year last above wri E.L. Hirsch Not and for Des Moines, Cou	cary Public
with all appurtenances thereto belonging and aslo all the rents, iss	ues, use and profi	its of said land, including—all-crops—m	atmed and annatu
To have and to hold the premises above described with all the and claims whatsoever of said first party unto the said second party title in fee to said premises. And the said party does hereby covenant to and with the second of the premises aforesaid; that the said premises are free and clear of	instrument until the appurtenances the its heirs, executors her her party.	he debt secured hereby shall be paid in factor belonging and all estate, title, downs and assigns forever; the intention being successors and assigns, that they are	full. ver, right of homeste g to convey an absolute lawfully seized in :
thereto against the lawful claims of all persons whomsoever. Provided, however, that if the first party shall pay or cause to be		her	
Ten Thousand and no/ 100 payable \$700.00 on the first day of Sept	 cember, 194	(\$ 10, 7, and \$700.00 on the f	000.00, DOLLA
each March and September thereafter unti due and payable,			
## day of One manie			
with interest according to the tenor and effect of One promiss Hagerla, husband and wife, and Harry D. Nora G. Koch	Herman and	Bessie Herman, husband	and wife,
of even date herewith, payable to Nora G. Koch and all such sums of money as may be advanced by the party of the singular the covenants and agreements herein contained for the said fremain in full force and effect. First party for themselves and their heirs, executors, administrat	second part, to keep	eirs, successors, or assigns, and shall kee o and perform then These Presents to	ep and perform all a Be Void, otherwise h
heirs, successors and assigns, as follows: First. To pay or cause to be paid the principal sum and interest above speci with all costs and expenses of collection, if any there shall be, and any costs, char the priority of this mortgage, or in foreclosing the same or in defending any act	ified, or as set out in irges or attorney's fees ion affecting the title	the certain promissory note or notes hereind incurred and paid by second party, its successor to said property.	before referred to, toget s or assigns, in maintain
Second. To pay all taxes, assessments and other charges which are now a lien 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 erecte test than two-thirds of their actual value, loss, if any, payable to second party, or party; to pay the premium for such insurance when the policies are issued, and the property of the premium of the property including forces, and all appurtenances the	or may hereafter be sent. ed upon said property, its successors or assisted deliver such policies preto now upon or here	levied or assessed upon or against the said prem insured against loss or damage by fire, lightning gns, such insurance to be obtained in a comps and all renewals to second party.	g and tornado in a sum pany satisfactory to second
commit or permit waste of the premises hereby mortgaged, nor use or allow same Fifth. That should first party fail to pay said taxes, charges or assessments, to be used for any unlawful purpose, then the second party may pay such taxes, waste or removal of improvements or use of said property for any unlawful purpos nterest at seven per cent per annum from the date of such payments, and all such as manner as the principal sum hereby secured.	e to be used for any or to effect and maint charges and assessmer ses and any moneys so ch expenditures shall l	unlawful purpose. ain said fire and tornado insurance or suffer wa ats, may purchase insurance, may redeem from o expended shall be repaid to second party, its be secured by this mortgage and shall be colle	aste or permit said premi a tax sale, may enjoin a successors or assigns, w extible as a part of and
Sixth. And it is further agreed between the parties hereto that if default shall or interest, as the same matures or if first party allows taxes or assessments of emove or suffer to be removed any buildings, fences, or other improvements their property, or that may hereafter at any time be placed thereon, in good repair, or gainst loss or damage by fire and lightning and tornado, payable as above provided eliver such policies, or any renewals thereof, to second party, or ig assigns; or the value of said property shall be diminished; or if any suit be brought by any pernortgage or affecting in any manner its validity, then upon the happening of any of sereby shall without notice immediately become due and collectible; and the second;	r other charges on the refrom; or fail to kee r fail to keep the bui d; or fail to pay the use or permit said pro son, affecting in any n f said contingencies, at party or the assigns m	ie said mortgaged property, or any part thereof p said buildings, fences and all other improven ildings now erected, or hereafter to be erected insurance premiums when the contemplated pol operty to be used for any unlawful purpose, or nanner, the title of first party, or wherein a lien t the option of second party, or wherein a lien t the option of second party, or wherein, the lay proceed at once, or at any time later, to for	f, to become definquent; nents that are now on a l on said property, insu- licies are issued; or fail c do any other act when n is claimed superior to e whole indebtedness sec- eclose this mortgage.
Seventh. It is further agreed that the rents, issues, and profits of said real es nd that in case of foreclosure of this mortgage for any cause, the holder of same onal, pending foreclosure, sale and redemption, and to collect the rents of said real uit after deducting all the costs of such proceedings.	vaives the privileges a	e net pronts to the payment of said dept and	d statutes of the State
Eighth. It is further agreed and the party of the first part hereby expressly wows, especially agreeing that the said premises shall be liable for the debt s			
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NOTARIAL SEAT!

maker. S. thereof, and acknowledged the execution of the same to be their voluntary act and deed.

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