STATE OF IOWA, SS. MADISON COUNTY,	Inst. No 2633 Book171 Page	Filed for Record 562 Reco	this 6 day of A	oril 19 94 Michelle Utsler, Recorder,	at 10:30 A	M 4. Hen
1 INSTR. No	FILED FOR RECORD TH	1 b	Sth DAY OF	STATE OF IOWA,		COUNTY:
I RECORDING FEE	m -	or 132		mary &	· way	
REAL ESTATE N		OK	PAGE	THE BECO	RD AND TRIBUNE CO.	Deputy
						
Madison PEOPLES TRUST & SAVescribed real estate situat Lot Five (5) in Charles, Iowa OTE: THIS MORTGAG The herein des 8, 1973filed	rings BANK, Indianola, edin Madison Block Three(3) or Madison County. E (BOOK 132, PAGE cribed indebtedness Book 120 Page 451, uses, profits and income there	Iowa, of Warr Iowa, of Warr Control 181) BEINGS is also Madison	hereinafter ren County, Iowa, hereinafter ren County, Iowa, hereinafter sunty, Iowa, described sunty, Iowa, described sunty Records	r called "first parties, reinafter called "sec las follows, to-wit: 1888 to the To AS IT WAS RELL mortgage dated	"hereby sell and cond party," the win of St. EASED IN ERROR 1711, P.42	convey to following
ind heirs and assigns, foreve premises: that they have goo	me, together with all hereditar er and the said first parties of d right and lawful authority to ors and assigns, shall quietly en omsoever.	sell and convey	said second party and hi the same: that they are t	eirs and assigns, that th	ney are lawfully seiz	ed of said
One note for \$ 5,625.		Date	ed 9-11-79	Du	e <u>9-11-82</u>	
One note for \$ 33,750		Date	d <u>9-11-79</u>	Du	e <u>9-10-97</u>	
first parties, or any of them (other than the notes specific assigns of first party or any	to the tenor thereof. Illowing indebtedness is secure to second party or assigns at all y described in paragraph 3 of them, until this mortgage described above in paragraph	any time until the property of the control of the c	nis mortgage is fully pail es, and all other indebte ecord, except that the re	d and released of record, iness hereinafter obtain otal amount secured by	, including present in ed or owned by secon	ndebtedness nd party or and above
shall, at the option of second at any time thereafter. 6. In the event first parties said second party, either before the appointment of a receive therefrom for the benefit of sirst parties in any of the protime thereafter, and such righter, such right to have some the protime thereafter, and such right for the sound for the protime thereafter, and such right for the protime thereafter, and such right for the protime of t	PARTIES SELL, TRANSFER, party, at once become due and party, at once become due and party, and such recommencement of suit or a property, and such recovisions hereof, either independent shall in no event be barred, such a receiver appointed upon their successors or assigns, an artist thereof. Such taking of party all the taxes and assessmented on this mortgage or on the door the description of the description.	payable without the agreements if any time there e and hold posse elver shall be ap- lently of or in co- forfelted, or reta application of se d irrespective of ossession by rec- property.	notice to first parties, and of this instrument or causafter, shall be entitled to salon of all of sald proper pointed upon the application with the committed by reason of delay all exit in a construction with the committed by reason of delay all exit in the value of sald premiselver shall in no way retain any manner laid	d second party may come se or suffer default there the possession of said prity, to rent the same, and ion of said second party encement of foreclosure or of a judgment, decree ist regardless of the solvers, or of the amount of vid collection or the institution assessed including a	innence foreclosure parties of the collect the rents of at any time after defor when suit is begue or sale ordered in an ency or insolvency ovaste, loss or destruution of suit. The reconstant and the rents and it was and	respect, the onal and to and profits ault of said nor at any suit, and of said first ction of the teiver shall
neore nereby secured on account and premises in good repails and renewal receipts have the right to pay such tax continuation of abstract, and nortgage or to protect the lie 8. All moneys paid by secontine per cent per annum and 9. As a part of the consider per any benefits or relief under 10. If said first parties kee to the right per and the right per and the right per and the right per any benefits or relief under the right per and the r	unt or such ownership, before c itr and insured to the satisfaction to said second party and if the les and keep the property insur- it, in fact, all expenses and atto not his mortgage, and party or its assigns for insur- shail be a lien on said property ation hereof, first parties here by the State of lowa or the Uniter any of the above mortgage may pland perform all the agreem effect.	ielinquent and second on of said second taxes are not so jed and said first orney's fees incu- ance, taxes, abst and piedged cha by waive all the ted States. Furth oratorium laws, ents of this mor	ald first parties shall not party in a sum not less to party in a sum not less to parties, shall pay, in caso irred by said second par ract of title or to protect titles under this mortgage benefits and relief under ler, for said consideration in connection with this motgage, and pay all amounts to the said consideration to the said consideration in connection with this motgage, and pay all amounts to the said consideration in connection with this motgage, and pay all amounts to the said consideration in the said connection with this motgage, and pay all amounts to the said consideration in the	suffer waste, shall keep a nan the full insurable val tept in force by said first, of suit, a reasonable att by or its assigns by reasonable the lien of this mortgage, b, and shall be payable at mortgage moratorium in the payable at our ask of the secured hereby, the	all buildings and impute thereof, and shall parties, said second orney's fee and the confollities of the confollities of the shall bear interest a once without deman was now in force or pray at any time in	rovements deliver all party shall expenses of reclose this tithe rate of d. which may note future
	sed of record, the release there H ACKNOWLEDGE RECEIF		and recorded at the expe	nse of said first parties.	ur	
	OF THIS INSTRUMENT.	_	Johnnie L.	Lathrum_		
Dated this1	day of <u>September</u>	, 19_79	Patsy M. La	thrum a		
			muchael	W Fath	un-	
			Michael W.	Lathrum		
pefore me, a Notary Publicathrum	NTY OF WARREN: SS: (ic, personally appeared —, to me known to executed the same as their to the same as the same	Johnnie to be the per	source in an	September Patsy M. Lathra i who executed the	an Michae	·
· Every named exists. Owneds.				Notary A.R. Robert		LOT EL
before me, a Notary Pub	NTY OF WARREN: SS: lic, personally appeared _ sonally known, who being b		day of did say that (he is)	(they are)	, 19 —	,
been procured by the sai	of said corporation of corporation and that sa	on, (that the se id instrument	al affixed to said instr was signed and seale	ument is the seal of se d on behalf of said co	aid corporation) (r rporation by auth ————————————————————————————————————	ority of its
CACCUMON OF SHIR HERLIN	ient whe the voluntary act	MILL GOOD ILE	/	LEATHER MY CASCULOU.		
	One		COMPUTER V	s. Chan all	ME MEDIC	
			RECORDED V			

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MORTGAGE RECORD PAGE

Notary Public in the State of Iowa