<sup>7</sup>i 546

Fee \$.80 v

Filed for Record the 7th day of August

Olive Garrison Crawford, Recorder

A. D. 1924 , at 3.02 o'clock P. M.

**FROM** 

Security Loan & Title Company

re (a corporation) in the annexed mortgage, hersby relea

STATE OF IOWA,

On this

MADISON COUNTY, \( \) ss.

 $7 \, \mathrm{th}$ 

day of

the undersigned, a Notary Public, within and for said County, personally appeared Daisy Creger and O.E.Creger, husband and wife.

to me known to be the identical person s named in and who executed the foregoing mortgage as makers thereof, and

acknowledged the execution of the same to be

, A. D. 19 24 , before me,

voluntary act and deed

County, Iowa

August

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

Notary Public in and for Madison

their

W.T.Guiher

This M	ortgage	Made the	7th	day of		August		19 24	, by and
between	Daisy	Creger	and O.E.C	reger, hus	sband a	nd wife	,		
	Madison urity Loan called the mor	and Tit	County, and State Compan				inafter called th	ie mortga	agor, and
WIT	NESSETH: Th	at the mort	roagor in con	sideration of t	ha sum of	•			
Three paid by the	Thousand a mortgagee, do following trac	nd No/10 hereby conv	O . vey to the mor	tgageeits si			(\$ 3000.00 on , State	and	OLLARS, l assigns, a, to-wit:
The	West Half	(½) of	the North	west Quar	ter ( <del>1</del> 4)	and the	e Northeast	Quart	ter $(\frac{1}{4})$
of	the Northw	e <b>st</b> Quar	ter $(\frac{1}{4})$ o	f Section	Sixtee	n (16)	in Township	Seve	enty-fo
(74	) North Ra	nge Twen	ty-six (2	6) West 5	th P.M.	, Iowa,			
							•		
	•								
containing i title against	n all t all persons wi		- acres, with a	ll appurtenanc	ces theret	belonging,	and the mortga	.gor warı	rants the
All r		stead and co	ontingent inte	rests known a	s Dower,	are hereby	conveyed. To	be void ı	upon the
the sum of on the according to	the tenor and	Thray of effect of the	ee Thousa one	nd and no,	/100 A	ugust ertain prom	(\$ 3000.0 , A. D. 19 27 issory note	0 ) , with of	the said
or companie	nd. That the res, satisfactory and deliver to	to mortgag	ee, for the us	e and security	of the m	estate insur ortgagee, i	ed in some resp n a sum not less	onsible of than tw	company vo-thirds
premises; if do so; and s gage, or its expenses or such amoun	mortgagor in the mort priority, then to advancements	fail either to gagee becon this mortga incurred or eby secured,	o pay such tar me involved ir ge shall secur made necessa to the same	ses, or prompt litigation, eit e to the mortg ry thereby, as extent as if su	ly to effective in magnetic the also for amount	et such insuintaining the payment a taxes or in its were a parts.	hich are, or becominance, then the he security created and recovery of surance paid he part of the originants.	e mortga ted by th all mone ereunder:	gee may nis mort- ey, costs, ; and all
part, includi to become d take immed gagor only of redemption retard mort	ng the paymen ue and collectib iate possession of for the net p on. It is also a	t of interestle forthwith of all of sarofits there agreed that	t when due, slow without notical and property, and such the taking p	nall, at the monce or demand, and to rent the cossession for cossession there is no seen that the cossession there is no seen that the month is not all the cossession the cossession the cossession the cossession the cossession that the month is not all the cossession that the month is not all the cossession that the cossession t	rtgagee's and mort e same a such pur eof as abo	option, caus gagee shall nd shall be poses shall ove provided	his mortgage, eise the whole surbe, and is here held liable to a continue to the shall in no maeiver may be ap	n hereby by, autho account end of t anner pre	secured orized to to mort-the year event or
mortgagee's	. And in the cattorney are to d the day and y	o be conside	red as a part	ommenced to f of the costs of	oreclose t the suit	his mortgag and collecte	ge, reasonable at d in the same n	torney's nanner.	fees for
	- ·					Daisy C	reger		
						O FE Cir	acer	•	