	OCH BROTHERS, INC., DES MOINES 20226	
; 	FROM	Filed for Record the 3rd day of March
	G.M. Shoemaker & wife Orlens	
	TO	$^{\#}$ 461 Olive Carrison Crawford, $Records$
	J.S.Hermon	
	V	Fee \$.80 /
	This Mortgage Made the First	day of March 1924, by an
	between G.M.Shoemaker and Orlena Sho	emaker, husband and wife
•	of Madison County, and State  J.S. HERMON	e of Iowa hereinafter called the mortgagor, an
	hereinafter called the mortgagee,	•
Jil Sala	WITNESSETH: That the mortgagor, in consider Six Thous paid by the mortgagee, do hereby convey to the mortgage forever, the following tracts of land in the county of	and and no/100 (\$ 6000.00 ) DOLLARS gee, his heirs, executors, administrated assign
de	The Southeast Quarter of the N	orthwest Quarter; and the Southwest Quarte:
8	•	in Section Nineteen (19), in Township
·	Seventy-five (75) North, Range	Twenty-seven (27) West of the 5th P.M., Iou
j	Containing 80 acres, according	
4		
Jan		
G		
08/		
(I)		
, d'		
h	• .	
Ca		
<i>y</i> ,		
200	containing in all 80 acres, with all a title against all persons whomsoever.	ppurtenances thereto belonging, and the mortgagor warrants th
red E. Knoth, Recorder, Oy of	All rights of homestead and contingent interest following conditions:	s known as Dower, are hereby conveyed. To be void upon the
ie s	First. That the mortgagor shall pay to the mor	tgagee, his heirs, executors, administrators or assigns
rsb K.	modermartchholder 1926 with hinterest the	nd no/100 (\$5,500.00 ) Dollars dred and no/100 (\$500.00) Pollars, on the fixereon at 5½% perdannum, payable annually acceptain promissory notes of the saide C.M. or lena Shoemaker, husband and wife bearing coof Secution Loan and Title Co., Winterset, low
4)	Second. That the mortgagor shall keep the buil	dings on said real estate insured in some responsible company
The	their value, and deliver to the mortgagee the policies ar	<u>-</u>
inered of	premises; if mortgagor fail either to pay such taxes, do so; and should the mortgagee become involved in lit gage, or its priority, then this mortgage shall secure to expenses or advancements incurred or made necessary t	ad before delinquent, all taxes which are, or become a lien on said or promptly to effect such insurance, then the mortgagee may igation, either in maintaining the security created by this mort the mortgagee, the payment and recovery of all money, costs hereby, as also for taxes or insurance paid hereunder; and alent as if such amounts were a part of the original debt secured reon, from the date of such payments.
5	part, including the payment of interest when due, shall, to become due and collectible forthwith without notice of take immediate possession of all of said property, and gagor only for the net profits thereof, and such poss of redemption. It is also agreed that the taking posse	at the mortgagee's option, cause the whole sum hereby secured or demand, and mortgagee shall be, and is hereby, authorized to rent the same and shall be held liable to account to mort ession for such purposes shall continue to the end of the year ssion thereof as above provided shall in no manner prevent or eclosure or otherwise, and a receiver may be appointed to carry
dum	Fifth. And in the event a suit is lawfully comm mortgagee's attorney are to be considered as a part of the Signed the day and year first herein written.	nenced to foreclose this mortgage, reasonable attorney's fees for he costs of the suit and collected in the same manner.
م ا		G.M.Shoemaker
20	STATE OF IOWA, and state of the	Orlena Shoemaker
	On this 1st day of	March , A. D. 19 24 , before me,
	the undersigned, a Notary Public, within and for said  G.M. Shoemaker and Orlena Sh to me known to be the identical persons, named in and	County, personally appeared  oemaker, husband and wife,  who executed the foregoing mortgage as maker S thereof and

acknowledged the execution of the same to be

MAL

their

W.F. Craig.
Notary Public in and for Madison

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

voluntary act and deed

County, Iowa