Filed for Record the 18th day of April

1A. D. 19 24, at 8/45 o'clock A. M.

OCH BROTHERS, INC., DES MOINES 20226

FROM

Security Loan and Title Company,	0	live Garrison	Crawford,	Recorde
of Winterset, Iowa.	Bu	4		Demuti
/ <u>·</u>	Fee \$.80			
This Mortgage Made the 17th	day of	April	19	24 , by and
between John DeBok, widower,				
of Ladison County, and State of	of ·]	Iowa, hereina	after called the m	ortgagor, and
Security Loan and Title Company, of nereinafter called the mortgagee,	Winterset	t, Iowa,		
WITNESSETH: That the mortgagor, in consider Forty-five Hundred and no/100	ration of the su		4,500.00) DOLLARS
paid by the mortgagee, do hereby convey to the mortgag forever, the following tracts of land in the county of	gee, its su	Accessors, Madison	, State of	and aggiong
South 50 feet of Lots 1 and 2 in 1	Block 11 i	n the Origina	ıl Town Plat	of
the City of Winterset, Ion	wa .			
ontaining-in-all -aeres,-with all ap itle against all persons whomsoever.	purtenances tl	hereto belonging, ar	nd the mortgagor	warrants the
All rights of homestead and contingent interests ollowing conditions:	s known as Do	ower, are hereby co	nveyed. To be v	oid upon the
First. That the mortgagor shall pay to the mortg	gagee i:	ts successors	4	or assigns,
ne sum of Forty-five Hundred and no nather 17th day of	/100	Aoril ,	(\$ 4,500.00 A. D. 19 27,) Dollars, with interest
ccording to the tenor and effect of thefour	• •	certain promiss	ory note S	of the said
John DeBok, wate herewith; principal and interest payable at the office	naower, e of Securi	ity Loan and	Title Co.Wir	bearing even i terset, Iowa.
Second. That the mortgagor shall keep the build r companies, satisfactory to mortgagee, for the use and heir value, and deliver to the mortgagee the policies and	d security of t	the mortgagee, in a	in some respons	ible company an two-thirds
Third. The mortgagor shall pay when due, and			h are, or become	a lien on said
premises; if mortgagor fail either to pay such taxes, on so; and should the mortgagee become involved in litig	or promptly to gation, either i	effect such insura in maintaining the	nce, then the mo security created l	rtgagee may by this mort-

se mortgagee (a corporation) in the annexed mortgage, hereby releases this mortgage of record this,

Fifth. And in the event a suit is lawfully commenced to foreclose this mortgage, reasonable attorney's fees for mortgagee's attorney are to be considered as a part of the costs of the suit and collected in the same manner. Signed the day and year first herein written. John DeBok STATE OF IOWA, MADISON COUNTY, \\ ss. 17th April , A. D. 1924 On this day of , before me, the undersigned, a Notary Public, within and for said County, personally appeared John DeBok, widower, to me known to be the identical person named in and who executed the foregoing mortgage as maker thereof, and acknowledged the execution of the same to be his voluntary act and deed

gage, or its priority, then this mortgage shall secure to the mortgagee, the payment and recovery of all money, costs expenses or advancements incurred or made necessary thereby, as also for taxes or insurance paid hereunder; and all such amounts shall be hereby secured, to the same extent as if such amounts were a part of the original debt secured

Fourth. A failure to comply with any one or more of the above conditions of this mortgage, either wholly or in part, including the payment of interest when due, shall, at the mortgagee's option, cause the whole sum hereby secured to become due and collectible forthwith without notice or demand, and mortgagee shall be, and is hereby, authorized to take immediate possession of all of said property, and to rent the same and shall be held liable to account to mortgagor only for the net profits thereof, and such possession for such purposes shall continue to the end of the year of redemption. It is also agreed that the taking possession thereof as above provided shall in no manner prevent or retard mortgagee in the collection of said sums by foreclosure or otherwise, and a receiver may be appointed to carry

hereby, and with eight per cent per annum interest thereon, from the date of such payments.

out the provisions hereof.

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

Ralph O. Mills Notary Public in and for Madison County, Iowa