ļ	FROM	
	W. T. and Alice Davis	Filed for Record the 22 day of July
		# A. D. 1925 , at 11 o'clock A. M.
:	Security Loan & Title Company	"1800 Gladys B. DeVault Record
		Fee, \$. 80
•		
. !	Thin Martagas W. J. J. 202	Jan of 2 2 10 2 4 10 2
•	This Mortgage Made the 22d	day of July, 19 25, by a
; • •		e Davis, husband and wife,
	of Madison County, and Stat SECURITY LOAN AND TITLE CO hereinafter called the mortgagee,	
. •	WITNESSETH: That the mortgagor, in consid	eration of the sum of
	TWO THOUSAND AND no/100 paid by the mortgagee, do hereby convey to the mortgagee, the following tracts of land in the county of	(a, B, O, O, O, O, T,
	The Southeast Quarter of	the Southwest Quarter
į	of Section 34, in Town sh	·
in.	26, West of the 5th P. M.	
	lagee (a corporation) in the annexed mortgage, hereby n	
_	of Directors of said corporation officer, hereby ce of Directors of said corporation of Synday Factory	Inoun to me to he company of thirterset lung, corpression.
<u>Iwaa</u>	County Excretar	
	title against all persons whomsoever.	
	title against all persons whomsoever.  All rights of homestead and contingent interes following conditions:	ts known as Dower, are hereby conveyed. To be void upon t
	All rights of homestead and contingent interest following conditions:  First. That the mortgagor shall pay to the mother sum of TWO THOUSAND and no/1 on the 22d day of July,	rtgagee its successors or assignment of the respective promise
	All rights of homestead and contingent interest following conditions:  First. That the mortgagor shall pay to the mother sum of TWO THOUSAND and no/1 on the 22d day of July, according to the tenor and effect of the on W. T. Davis and Alice	rtgagee its successors or assign (\$ 2,000 ) Dolla , A. D. 19, 30 , with interest e Davis.
	All rights of homestead and contingent interest following conditions:  First. That the mortgagor shall pay to the mother sum of TWO THOUSAND and no/1 on the 22d day of July, according to the tenor and effect of the on W. T. Davis and Alic date herewith; principal and interest payable at the off Second. That the mortgagor shall keep the bu	(\$ 2,000 00 00 00 00 00 00 00 00 00 00 00 00
	All rights of homestead and contingent interest following conditions:  First. That the mortgagor shall pay to the mother sum of TWO THOUSAND and no/l on the 22d day of July, according to the tenor and effect of the on W. T. Davis and Alic date herewith; principal and interest payable at the off Second. That the mortgagor shall keep the but or companies, satisfactory to mortgagee, for the use at their value, and deliver to the mortgagee the policies at Third. The mortgagor shall pay when due, a premises; if mortgagor fail either to pay such taxes do so; and should the mortgagee become involved in lingage, or its priority, then this mortgage shall secure the expenses or advancements incurred or made necessary such amounts shall be hereby secured, to the same extended.	rtgagee its successors or assign (\$ 2,000 0) Dolla , A. D. 19. 30 , with interest of the same of the same of the same of the mortgagee, in a sum not less than two-third renewal receipts.  Industry to effect such insurance, then the mortgagee mustigation, either in maintaining the security created by this more of the mortgagee, the payment and recovery of all money, cost thereby, as also for taxes or insurance paid hereunder; and tent as if such amounts were a part of the original debt security assigns a sign of the conginal debt security as also for taxes or insurance paid hereunder; and tent as if such amounts were a part of the original debt security.
	All rights of homestead and contingent interest following conditions:  First. That the mortgagor shall pay to the mothes upon the sum of the su	rtgagee its successors or assigned (\$2.000.00). Dolla A. D. 19.30, with interest of the second security Loan and Title Co. Winterset, lowed in the mortgagee, in a sum not less than two-thing and receipts.  Indication, either in maintaining the security created by this mortgagee, the payment and recovery of all money, cost thereby, as also for taxes or insurance paid hereunder; and tent as if such amounts were a part of the original debt security at the mortgagee shall be, and is hereby, authorized to rent the same and shall be held liable to account to most session for such purposes shall continue to the end of the yeession thereof as above provided shall in no manner prevent.
	All rights of homestead and contingent interest following conditions:  First. That the mortgagor shall pay to the mothe sum of TWO THOUSAND and no/l on the 22d day of July, according to the tenor and effect of the on W. T. Davis and Alic date herewith; principal and interest payable at the off Second. That the mortgagor shall keep the bu or companies, satisfactory to mortgagee, for the use at their value, and deliver to the mortgagee the policies at their value, and deliver to the mortgagee the policies at premises; if mortgagor fail either to pay such taxes do so; and should the mortgagee become involved in ligage, or its priority, then this mortgage shall secure t expenses or advancements incurred or made necessary such amounts shall be hereby secured, to the same extend hereby, and with eight per cent per annum interest the Fourth. A failure to comply with any one or part, including the payment of interest when due, shalt to become due and collectible forthwith without notice take immediate possession of all of said property, and gagor only for the net profits thereof, and such pos of redemption. It is also agreed that the taking poss retard mortgagee in the collection of said sums by for out the provisions hereof.  Fifth. And in the event a suit is lawfully commortgagee's attorney are to be considered as a part of	rtgagee its successors or assign (\$2,000 00 ). Dolla A. D. 19. 30 , with interest of the same and shall be held liable to account to more session for such purposes shall continue to the end of the years of the mortgagee shall be, and is hereby, authorized to carred the content of the succession for such purposes shall continue to the end of the years or otherwise, and mortgagee shall in no manner prevent excession for such purposes shall continue to the end of the years or otherwise, and a receiver may be appointed to carred the content of the years of the responsible comparation.
	All rights of homestead and contingent interest following conditions:  First. That the mortgagor shall pay to the mothe sum of TWO THOUSAND and no/l on the 22d day of July, according to the tenor and effect of the On W. T. Davis and Alic date herewith; principal and interest payable at the off Second. That the mortgagor shall keep the bu or companies, satisfactory to mortgagee, for the use a their value, and deliver to the mortgagee the policies a Third. The mortgagor shall pay when due, a premises; if mortgagor fail either to pay such taxes do so; and should the mortgagee become involved in ligage, or its priority, then this mortgage shall secure t expenses or advancements incurred or made necessary such amounts shall be hereby secured, to the same exhereby, and with eight per cent per annum interest the Fourth. A failure to comply with any one or part, including the payment of interest when due, shall to become due and collectible forthwith without notice take immediate possession of all of said property, and gagor only for the net profits thereof, and such pos of redemption. It is also agreed that the taking poss retard mortgagee in the collection of said sums by for out the provisions hereof.  Fifth. And in the event a suit is lawfully com	rtgagee its successors or assign (\$ 2,000 00 ) Dolla A. D. 19, 30 , with interce certain promissory note of the se bearing events, ince of Security Loan and Title Co. Winterset, Iow ildings on said real estate insured in some responsible compaind security of the mortgagee, in a sum not less than two-thing renewal receipts.  Ind before delinquent, all taxes which are, or become a lien on set, or promptly to effect such insurance, then the mortgagee mitigation, either in maintaining the security created by this more of the mortgagee, the payment and recovery of all money, cost thereby, as also for taxes or insurance paid hereunder; and thereby, as also for taxes or insurance paid hereunder; and therefore, from the date of such payments.  In more of the above conditions of this mortgage, either wholly or least as if such amounts were a part of the original debt secure or demand, and mortgagee shall be, and is hereby, authorized to rent the same and shall be held liable to account to more session for such purposes shall continue to the end of the years of the costs of the suit and collected in the same manner.
	All rights of homestead and contingent interest following conditions:  First. That the mortgagor shall pay to the mothe sum of TWO THOUSAND and no/l on the 22d day of July, according to the tenor and effect of the on W. T. Davis and Alic date herewith; principal and interest payable at the off Second. That the mortgagor shall keep the bu or companies, satisfactory to mortgagee, for the use at their value, and deliver to the mortgagee the policies at Third. The mortgagor shall pay when due, a premises; if mortgagor fail either to pay such taxes do so; and should the mortgagee become involved in ligage, or its priority, then this mortgage shall secure texpenses or advancements incurred or made necessary such amounts shall be hereby secured, to the same extended and with eight per cent per annum interest the Fourth. A failure to comply with any one or part, including the payment of interest when due, shall to become due and collectible forthwith without notice take immediate possession of all of said property, and gagor only for the net profits thereof, and such pos of redemption. It is also agreed that the taking poss retard mortgagee in the collection of said sums by for out the provisions hereof.  Fifth. And in the event a suit is lawfully commortgagee's attorney are to be considered as a part of Signed the day and year first herein written.	rtgagee  its successors  or assign  (\$ 2,000,00 ) Dollar  A. D. 19,30 , with intere  e certain promissory note of the sa bearing ev  iddings on said real estate insured in some responsible compar  and security of the mortgagee, in a sum not less than two-thir  and renewal receipts.  Ind before delinquent, all taxes which are, or become a lien on sa  or promptly to effect such insurance, then the mortgagee me  tigation, either in maintaining the security created by this moi  the mortgagee, the payment and recovery of all money, cos  thereby, as also for taxes or insurance paid hereunder; and  tent as if such amounts were a part of the original debt secur  ereon, from the date of such payments.  more of the above conditions of this mortgage, either wholly or  l, at the mortgagee's option, cause the whole sum hereby secur  or demand, and mortgagee shall be, and is hereby, authorized  at to rent the same and shall be held liable to account to mon  session for such purposes shall continue to the end of the yea  ession thereof as above provided shall in no manner prevent or  ecclosure or otherwise, and a receiver may be appointed to car  menced to foreclose this mortgage, reasonable attorney's fees for  the costs of the suit and collected in the same manner.
	All rights of homestead and contingent interest following conditions:  First. That the mortgagor shall pay to the mothe sum of TWO THOUSAND and no/l on the 22d day of July, according to the tenor and effect of the on W. T. Davis and Alic date herewith; principal and interest payable at the off Second. That the mortgagor shall keep the bu or companies, satisfactory to mortgagee, for the use at their value, and deliver to the mortgagee the policies at their value, and deliver to the mortgagee the policies at premises; if mortgagor fail either to pay such taxes do so; and should the mortgagee become involved in ligage, or its priority, then this mortgage shall secure t expenses or advancements incurred or made necessary such amounts shall be hereby secured, to the same extend hereby, and with eight per cent per annum interest the Fourth. A failure to comply with any one or part, including the payment of interest when due, shalt to become due and collectible forthwith without notice take immediate possession of all of said property, and gagor only for the net profits thereof, and such pos of redemption. It is also agreed that the taking poss retard mortgagee in the collection of said sums by for out the provisions hereof.  Fifth. And in the event a suit is lawfully commortgagee's attorney are to be considered as a part of	rtgagee its successors or assign (\$ 2,000,00 ) Dolla A. D. 19, 30 , with interest of the security Loan and Title Co. Winterset, Iow ildings on said real estate insured in some responsible compand security of the mortgagee, in a sum not less than two-thir and renewal receipts.  Independent, all taxes which are, or become a lien on set, or promptly to effect such insurance, then the mortgagee mitigation, either in maintaining the security created by this more of the mortgagee, the payment and recovery of all money, cost thereby, as also for taxes or insurance paid hereunder; and event as if such amounts were a part of the original debt secure ereon, from the date of such payments.  In more of the above conditions of this mortgage, either wholly or l, at the mortgagee's option, cause the whole sum hereby secure or demand, and mortgagee shall be, and is hereby, authorized to rent the same and shall be held liable to account to more session for such purposes shall continue to the end of the years of the costs of the suit and collected in the same manner.  W. T. Davis
	All rights of homestead and contingent interest following conditions:  First. That the mortgagor shall pay to the mother sum of the	rtgagee its successors or assign (\$2,000 ) Dolla A. D. 19.30, with interest of the successors of the second of the second of Security Loan and Title Co. Winterset, Iow ildings on said real estate insured in some responsible compand security of the mortgagee, in a sum not less than two-thir and renewal receipts.  Independent, all taxes which are, or become a lien on second of the mortgagee, in a sum not less than two-thir independent, all taxes which are, or become a lien on second of the mortgagee, the payment and recovery of all money, cost thereby, as also for taxes or insurance paid hereunder; and thereby, as also for taxes or insurance paid hereunder; and therefore, from the date of such payments.  In more of the above conditions of this mortgage, either wholly or l, at the mortgagee's option, cause the whole sum hereby secure or demand, and mortgagee shall be, and is hereby, authorized to rent the same and shall be held liable to account to more session for such purposes shall continue to the end of the year session thereof as above provided shall in no manner prevent econd to foreclose this mortgage, reasonable attorney's fees for the costs of the suit and collected in the same manner.  W. T. Davis  Alice Davis
	All rights of homestead and contingent interest following conditions:  First. That the mortgagor shall pay to the mother the sum of	rtgagee its successors or assig  OO (\$ 2,000 ) Dolla A. D. 19.30 , with inter  e certain promissory note of the se  e Davis, idee of Security Loan and Title Co. Winterset, Iou  ildings on said real estate insured in some responsible compa  nd security of the mortgagee, in a sum not less than two-thin  nd renewal receipts.  Ind before delinquent, all taxes which are, or become a lien on se,  or promptly to effect such insurance, then the mortgagee m  it is given a slao for taxes or insurance paid hereunder; and  sent as if such amounts were a part of the original debt secur-  tereon, from the date of such payments.  In more of the above conditions of this mortgage, either wholly or  l, at the mortgagee's option, cause the whole sum hereby secu-  or demand, and mortgagee shall be, and is hereby, authorized  it to rent the same and shall be held liable to account to mo  session for such purposes shall continue to the end of the ye  session thereof as above provided shall in no manner prevent  reclosure or otherwise, and a receiver may be appointed to car  menced to foreclose this mortgage, reasonable attorney's fees f  the costs of the suit and collected in the same manner.  W. T. Davis  Alice Davis  Alice Davis

Notary Public in and for Madison County, Iowa

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