	1 2 3 3 3	Mortgage Record No. 75, Madison County, Towa	35
2	2 2 1 1 2	OCH ENOTHERS, INC., DES MOINES 20226	<u> </u>
	S S S S S S S S S S S S S S S S S S S	Jennie Day and husband, Ben Day Filed for Record the 30 day of March	•
•	the solution of the		
	author	A.D.19.29 , $at 10:15$ o'clock $A.M.$	
	64 1 0 a na	SECURITY LOAN AND TITLE COMPANY, MILCRED E. Knott Recorder	
		of Winterset, Iowa. $/\#669$ By. $/Deputy$	
	100 pt	Fee \$.90	
	37. Geou	This Murinage Made the 20th day of February, 1929, by and	
	of of other	between JENNIE DAY of the County of El Paso and State of Colorado, and her Husbar	nđ,
	exc i ig	BEN DAY, of Warren County, and State of Iowa, hereinafter called the mortgagor, and	·
	in the same of the	SECURITY LOAN AND TITLE COMPANY, of Winterset, Iowa,	
	elfe ted	hereinafter called the mortgagee,	
	a transfer of the contract of	WITNESSETH: That the mortgagor, in consideration of the sum of TWENTY-FIVE HUNDRED and no/100 (\$ 2,500.00) DOLLARS,	
	thi thi	paid by the mortgagee, do hereby convey to the mortgagee, its successors and assigns,	
	er to out	forever, the following tracts of land in the county of Madison , State of Iowa, to-wit:	
	the transfer	The South One-half $(\frac{1}{2})$ of Lots Three (3) and Four (4)	
	orp 11 fy 11 fy 12 fy 12 fy 12 fy 13 fy 14 fy 15 fy 16	in Block Thirteen and One-half (13%) of Pitzer & Knight's	
	a c th the he he		
	ord ord tor tor	Addition to the Town of Winterset, Madison County, Iowa,	
	gaggarenter recretered		
	ort of he Di Di		
	age of of to m	•	
	The The Tree and o own to corporate the tree own the tree		
	ROS ROS C		
	STATES STATES		
	爱男		
	***	and the second of the second o	
	7 19		
	g, st 3 x 3 3	containing in all 1 lot against all persons whomsoever.	
	the season	All rights of homestead and contingent interests known as Dower, are hereby conveyed. To be void upon the	
	if he had he	following conditions:	
	of the safe	First. That the mortgagor shall pay to the mortgagee its successors or assigns, the sum of Twenty-five hundred and no/100 (\$ 2,500.00) Dollars, and the lst day of March, A. D. 1932 , with interest	
	i a to 3 to 4	on the 1st day of March, , A. D. 1932, with interest according to the tenor and effect of the one certain promissory note of the said	
	3 & LA & B	Jennie Day and Ben Day (Wife and Husband), bearing even date herewith; principal and interest payable at the office of Security Loan and Title Co., Winterset, Iowa.	
	the state of the	Second. That the mortgagor shall keep the buildings on said real estate insured in some responsible company	
		or companies, satisfactory to mortgagee, for the use and security of the mortgagee, in a sum not less than two-thirds their value, and deliver to the mortgagee the policies and renewal receipts.	
•	3 6 3 8 8	Third. The mortgagor shall pay when due, and before delinquent, all taxes which are, or become a lien on said premises; if mortgagor fail either to pay such taxes, or promptly to effect such insurance, then the mortgagee may	
٨	of his all his	do so; and should the mortgagee become involved in litigation, either in maintaining the security created by this mortgage, or its priority, then this mortgage shall secure to the mortgagee, the payment and recovery of all money, costs,	
	o highly of	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	
	E Charles Sold	hereby, and with eight per cent per annum interest thereon, from the date of such payments.	
	is a grant is	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	
,	SS: SS:	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 mort-	
	they it said	gagor 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	
	tedake in	retard mortgagee in the collection of said sums by foreclosure or otherwise, and a receiver may be appointed to carry out the provisions hereof.	
	out there	Fifth. And in the event a suit is lawfully commenced to foreclose this mortgage, reasonable attorney's fees for	
	i por a significant	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.	
	ight he had the	Jennie Day	
	to 3 appar	STATE OF IOWA,	
	e 2 3 3 grand	六 三項首章至主任 COUNTY,) ss.	
	the graph of the	On this 29" day of March , A. D. 19 29, before me, the undersigned, a Notary Public, within and for said County,—personally—appeared of Clarke, and State of	
	de y Ca d'A toris	Iowa, personally appeared Ben Day, husband of Jennie Day, to me known to be the identical person—named in and who executed the foregoing mortgage as maker—thereof, and	
	En register?	acknowledged the execution of the same to be his voluntary act and deed	
	ate of Low the retaining the the regions with residual control of the regions within the regions within the regions of the reg	NOTAR!AL WITNESS my hand and Official Seal, the day and year last above written.	
	E EN 9 20 F	SEAL A. F. Wade Notary Public in and for Clarke County, Iowa	
	2 h Shall 3	Trotary I upite in and for Oracted County, 10wa	