SEAL

Mortgage Record	l No. 75, Ma	dison County	y, Iowa	
FROM	Filed t	for Record the 29	day of	March
Ira C. Young		Filed for Record the29day of		
то	\(\begin{align*} \text{if } \\			
Laura M. Young		ildred E. Knoti	•	
		Valda C. Bis Fee\$.80	shop	$oldsymbol{Deputy}$
This Mortgage Made the 29th	th day of	March	19	9 32 , by and
between Ira C. Young, si	ngle,			
of Madison County, an Laura M. Young	nd State of Iowa	hereina	fter called the	mortgagor, and
hereinafter called the mortgagee,				
WITNESSETH: That the mortgagor, in One Thousan paid by the mortgagee, do hereby convey to the forever, the following tracts of land in the coun	nd and no/100 mortgagee, hei	(\$	1,000.00 ors,) DOLLARS, and assigns, of Iowa, to-wit:
Southeast of Section 25, in 5th P. M.,		f the Southeast North, Range 26		
			•	
•		_		
All rights of homestead and contingent of following conditions: First. That the mortgagor shall pay to the sum of One Thousand a day of April according to the tenor and effect of the	interests known as the mortgagee nd no/100 1 one	heirs, adminis	strators, (\$ 1,000.0 A. D. 19 42	or assigns, O) Dollars, , with interest of the said
Ira C. Yo date herewith; principal and interest payable at	_	. Charles.	x X	bearing even zintersek Iowa.
Second. That the mortgagor shall keep or companies, satisfactory to mortgagee, for the	the buildings on sai	d real estate insured	in some respo	nsible company
their value, and deliver to the mortgagee the po	licies and renewal re	eceipts.		
Third. The mortgagor shall pay when premises; if mortgagor fail either to pay such do so; and should the mortgagee become involve gage, or its priority, then this mortgage shall seexpenses or advancements incurred or made necessuch amounts shall be hereby secured, to the same hereby, and with eight per cent per annum inter-	n taxes, or promptly ed in litigation, either ecure to the mortgagessary thereby, as a me extent as if such	to effect such insurar er in maintaining the s ree, the payment and lso for taxes or insur n amounts were a part	nce, then the recurity created recovery of all ance paid here to feel the original ance to feel the original and the original ance to feel the origi	nortgagee may d by this mort- l money, costs, eunder; and all
Fourth. A failure to comply with any opart, including the payment of interest when duto become due and collectible forthwith without take immediate possession of all of said proper agor only for the net profits thereof, and suffredemption. It is also agreed that the taking the taking the provisions hereof.	e, shall, at the mort, notice or demand, at ty, and to rent the ich possession for su g possession thereo	gagee's option, cause t nd mortgagee shall be same and shall be he ach purposes shall con f as above provided sh	he whole sum, and is hereby ld liable to ac tinue to the enall in no man	hereby secured, authorized to count to mortad of the year ner prevent or
Fifth. And in the event a suit is lawfull nortgagee's attorney are to be considered as a p Signed the day and year first herein writt	art of the costs of t	eclose this mortgage, and collected in	reasonable atto n the same ma	rney's fees for nner.
		Ira C. You	ng	
TATE OF IOWA,				
MADISON COUNTY, } ss.	Mow - h		A D 10	5 E - C
On this 29th day of he undersigned, a Notary Public, within and fo	March or said County, pers	onally appeared Ira		; before me, single,
o me known to be the identical person named acknowledged the	l in and who execute execution of the sam			thereof, and y act and deed
TARIAL WITNESS	my hand and Officia	al Seal, the day and ye	ear last above	written.

L. P. Jackson

Notary Public in and for Madison County, Iowa

paid in full, I horology release and this discharge the same of record this this the same of much 10 42.

Thursday of March 2007 American of Charles of Ch