Madison County, Iowa

Acres-Blackmar Co., Burlington. 26615		
M. H. Jones and wife	STATE OF IOWA, Madison County, ss.	
	Filed for record this 6 day of Mar	ch A. D. 19 46
	at 1:36 o'clock	P. M.
TO TO	#1234 Pearl E. Sh	
Ella J. Fogle	Ву	Recorder.
	Recording Fees, \$1.00	Deputy.
This Mortgage, made this 28th day of Feb.	ruary, A D 10 46 hu and harmon	
M. H. Jones and wife, Irene	Jones,	
		••••••
of the County of Madison , State of Iowa Ella J. Fogle	hereinafter called the Mortgagors, and	
hereinafter called the	the Mortgagee. WITNESSETH: That the Mortgagors, in	
paid by the Mortgagee, do hereby sell, transfer, and convey to the Mortgag	ec, her heirs, executors	or assigns,
the following tracts of land in the County of Madison	., State of Iowa , to-wit :	_
		rien le -
Lot 8 and the East	ll feet of Lot 7 in Block 20	Carro dies
		in the day of
of the Original Town	n of Winterset, Iowa,	
		her som
(This Mortgage given	to secure the unpaid balance	The second
of the purchase pri	ce of said premises)	relea
•		release and record, thus
		boen boen dithing and
		7
thereon from now until the debt secured hereby shall be paid in full. The said Mortgagors hereby warrant the title thereto against all perso case of foreclosure and sale thereunder, and agree that said premises may be TO BE VOID upon the condition that the Mortgagors shall pay to the	pe sold in one tract at such foreclosure sale.	<u> </u>
or assigns, the sum of - Four thousand and no/100-		
on the lst day of March , A. D. 1951	,	
with interest according to the tenor and effect of the one	ertain promissory note	8,
	Garantes Trop & Abotenot Go	
dated February 28, 1946, principal and interest payable at the	office of Security Loan & Abstract Co.,	fortraggee for the use and security
of the Mortgagee, in a sum not less than their insurable value, and deliver to the Mort The Mortgagors shall pay when due, and before delinquent, all taxes which are, or	tgagee the policies and renewal receipts. or become a lien on said premises, and interest on all prior liens, if any,	as the same become due; if Mort-
gagors fail either to pay such taxes or interest, or promptly to effect such insurance, the ing the security created by this mortgage, or its priority, then this mortgage shall secure	on the Mortgagee may do so; and should the Mortgagee become involved to the Morgagee the payment and recovery of all money, costs, expen	d in litigation, either in maintain- uses, or advancements incurred or
made necessary thereby, and shall also secure all money advanced for taxes, interest, ar the same extent as if such amounts were a part of the original debt secured hereby, an	d withper cent per annum interest thereon from the date of such	a payments.
A failure to comply with any one or more of the above conditions of this mortga cause the whole sums hereby secured to become due and collectible forthwith without no	otice or demand.	
It is further agreed that each and all of said notes and interest thereon, irrespective or distinction whatsoever. It is further agreed that the Mortgagors do hereby transfer and convey to the Mortgagors foling a perition for foreclosure of this mortgage, and they authorize agree		
said suit shall be instituted, or any judge thereof, shall at the commencement of said act	tion, or at any stage during the pendency or progress of said cause, on	application of the plaintiff, with-
out any notice whatever, appoint a receiver to take possession of said property and collector the appointment of a receiver shall apply and be in force whether or not said proper ment of a receiver than the default aforesaid.	t and receive said rents and profits, and apply the same to the payment ty, or any part thereof, is used as a homestead, and without proof of a	or said debt; and this stipulation by other grounds for the appoint-
And in the event a suit is lawfully commenced to foreclose this mortgage, Mortga	gee's reasonable attorney fees are to be considered as a part of the cost	s of the suit and collected in the
Signed the day and year first herein written.	M. H. Jones	
-	Irene Jones	
STATE OF IOWE		
Madison County.)	AA	
On this 2d day of March,	_	•
	personally appeared	
M. H. COHES AI	nd wife, Irene Jones,	
•	and who executed the foregoing instrument, and acknowledg	thev
executed the same as their volunts		jou mat
NOTARIAL WITNESS my hand and Official Seal th	•	e." ,
6EAL	Mabel C. Anders	son
	Notary Public in a	nd for