

all other rights of every kind in said premises, under and by virtue of any law of the State of Kansas.

Nevertheless it is to be considered, and the condition of the foregoing deed is such that if the said Charlotte A. Kerrington her heirs, executors, and administrators, shall well and truly pay the taxes and other moneys assessed by any public authority, as agreed, and furnish satisfactory evidence of such payment, as agreed, and shall well and truly pay unto the said grantee, at its said office, its successors and assigns, the sum of three dollars per month, monthly in advance on the first day of each and every month on each of six shares of the Loan Fund of said Association, owned by said Charlotte A. Kerrington and standing in her name on the books of said Association, and known and described as certificate of shares number 30691 that is eighteen dollars per month on said six shares, as provided for by the terms, rules, and by-laws of said Association, which have been duly assented to by said grantor, and are made a part hereof, and shall assign said shares to said grantee, until the series of shares of said Association, of which said six shares are part, shall be worth far or two hundred dollars per share (when a proper satisfaction piece for the cancellation of this mortgage shall be duly executed and delivered to said Charlotte A. Kerrington, her heirs or assigns, and said six shares shall thereupon be cancelled), then the foregoing deed is to be void and of no effect; otherwise to remain in full force and virtue.

It is hereby expressly agreed that if said mortgagor shall not well and truly pay or cause to be paid all taxes and other moneys assessed by any public authority on said premises, when the same shall become due and payable, and furnish satisfactory evidence of such payment, as herein agreed, and shall not keep the buildings erected or to be erected upon the property herein described, insured against loss or damage by fire or lightning or cyclones, in an amount approved by the mortgagees, their successors and assigns, payable as herein provided (or shall fail to pay any monthly payment as provided in the conditions hereof,) then and in every such case the whole principal debt aforesaid shall, at the option of said mortgagees, their successors and assigns, immediately thereupon become due, payable and recoverable, and payment of said principal sum and all interest, and all fines thereon, as well as any contribution on said six shares of stock then due, and all rights of the mortgagees and its assigns herunder may be enforced and recovered at once, anything herein contained to the contrary notwithstanding.

And the said Granite State Provident Association, grantee as aforesaid, as part of the consideration hereinbefore expressed, hereby and by acceptance of this mortgage covenants and agrees to and with said grantor