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primeres m. arty of the. itgagees suf e of loss to the uay appear agée herein. ier the policy maryeffed he amount so sopardshall musm. call fail (a) me becomes . ants or agree ssignee Trusta dings be be ial proceed r secured ion of the

second party without notice, and this Mortgage may be (e) foreclosed immediately for the whole of said money, interest, and costs, together with statutory damages in case of protest and said second party or any legal holder hereof, shall at once be entitled of ) to the immediate possession of the above described pre mises, and may at once take possession and receive and collect the rents, is sues and profits thereof.

It is further aqued that the contract embodied in this mortgage and the note secured hereby shall, in all respects, be governed, construed and adjudged according to the laws of Kansas, where the same is made,

The foregoing covenants being performed, this conveyance is to bevoid, other wise of full force and virtue

In Fistimory Whereof, the said parties of the first part have hereun to set their hands the day and year first above written

Changes nasives and interlineations made prior to signature.

Nancy M. Marchle

Register of Deeds

achurant Bouglas County.

Be it Renumbered, that on this 2 2 day of November a. D. 1897, before the under signed a Notary Public in andfor said County personally appeared William D. Marchle and Marchle Marchle husband and wife who are to me personally known to be the identical persons who executed the foregoing mortgage Deed, and duly acknowledged the execution of the same.

In Witness Where of Thave hereunto set my hand and affired my official seal the day and year last above written.

My commission expires Jan, 14th 1901 Notary aublic, Douglas County, Kansas, Recorded Nov, 22" 1897 at 300 o clack O.M.

This Indenture, Made this 15th day of November in the year of our Lord one thousand eight hundred and Ninety Leven, between David Spealman and addie M. Spealman husband and wife of with Country of Douglas and State of Kansas of the first part, and Underwood Muderwood of the second part,

Witnesseth, That the said parties of the first part, in consideration of the sum of Three hundred Dollars, to them duly paid, the receipt of which is hereby ac-