keep the taxis and assessments of any and all kinds that may be come liens upon said premises fully paid and satisfied, and that said security shall unain and be kept as good as the same is now during the continuance of this loan.

It is Further aqueed shat the first party shall repay to the second party all and every such sum or sums of money as may have been paid by them, or any of them, for taxes or assessments or for premiums and costs of insurance, or on account of or to extinguish or remove any prior or outstanding title lien, claim or incumbrance on the premises hereby conveyed, with interest thereon at the rate of ten per centum per amoun from the time the said sum or sums of money may have here respectively so advanced ma paid until the same are repaid, and all of which sum or sums of money, and the interest to accure thereor, shall also be a charge upor said premises, and shall be secured by this instrument in the same manner as the said principal sumpayable by the said bourd is secured thereon.

It is Further aqueed That incase of default in the payment of saidbond or any part thereof, or any of the sums of morey to become due herein specified according to the tenor and effect of said borrdon in the case of the breach by the said party of the first part of any of the commants or agreements herein mentioned by said first part of any of the rown and in that ease the borrd secured hereby shall bear interest at the rate of ten per centum peramum form date, and this convergance shall become absolute, and the party of the second part beat on and receive all the cents and profits thereof. And the said borrd with interest accrued thereor and all the moneys which may have been advanced and paid by the said second party, with the aforesaid interest thereof, shall thereupon, each and everyone of them, become and second interest thereof and paid by the said second party, with the aforesaid interest thereof, shall thereupon, each and everyone of them, become and second interest thereof and part bed by the said second party of the interest thereof and part beard by the said second party with the aforesaid interest thereof and part beard by the said second party with the aforesaid interest thereof and part beard of and by the said second party of the said second party become and second interest accrued thereof and everyone of them, become and second interest and parts beard and beard and second with the aforesaid

Appraisement hereby waived or not, at the option of the second party, she first party agree to pay the charges for entering satisfaction of this mortgage upon the records.

In Testimony where of the said party of the first part have here unto set their hands and seals the day and year first above written.

Christopher C. James (Seal.) Matilda 3. James (Seal.)

State of Nansas (

Douglas County 123

I, James N. Mitchell, a hotary Cublic in and for said County and State do help certify that on this 29th day of November a. D. 1897, personally appear ed before me Christopher C. James, and wife Matilda 3. James to me person ally known to be the identical persons who executed and whose names are

r ford one

mes of the rd mon 13.13. rereinafter towit: Uliver Jourols leven (7) uthe hothuid founded hacquarter 0 (5700 | Charins on Thirtyme et line of lace of be et From "in carter of described eth the ap

contymade date hereise to pay to epinicipal yable semicoustheufor atthe hational any ins after the

nd secured relewithout r like man-

ethebuildcl part insurance n such m-

all times