MORTGAGE RECORD, No. 38

for himself his heirs, executors, administrators and assigns, further covenant 5 and agree 5 with the said party of the second part, its successors and assigns, that, as between the parties to this instrument, and their successors in interest, all taxes and assessments, levied or assessed on said premises, whether general or special, and of whatever nature, or for whatever purpose, and shown upon the records of the County or municipality in which said premises are situated, shall be deemed to be valid taxes and assessments, so that, in case of the payment of the same by the party of the second part, its successors or assigns, under the foregoing provisions of this mortgage, their validity and the validity of such payment shall not be questioned or disputed. PROVIDED ALWAYS, and these presents are upon this express condition, that is aurence M. Marceller, one for the second part is expressed on the second part.

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said part 1- sof the first part, two heirs, executors or administrators, shall pay or cause to be paid to the said party of the second part, its successors or assigns, the just and full sum of Twelve Hundred (12,00) Dollars,

at the expiration of five (5) years from the date of these presents with interest thereon until paid, at the rate of five (5) per centum per annum, payable semi-annually on the first day of January and July in each and every year; with the privilege of paying the burdled (200) dottens, or shore of said form apal sum on any interest paying day after one (1) year form the date here of the for maturity, both principal and interest payable at the office of said company, in the City of Mildraukee, according to the condition of a bond bearing even dat herewith, executed by Sawrence N. Morscher, one of

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said part / sof the first part, to the said party of the second part; and shall moreover keep such insurance as is above mentioned, and keep the policy or polices therefore as its above mentioned, and keep the policy of a start sound policy of the first policy policy of the first polic case, the whole amount of said principal, sum shall, at the option of said party of the second part, its successors or assigns, be deemed to have bee due and payable, without any notice whatever (notice of such option being hereby expressly waived); and the same together with all sums of money which may be paid by said party of the second part, its successors or assigns, for, or on account of insurance, taxes, assessments, lien claims or prior liens, with interest thereon at the rate aforesaid, shall thereupon be collectible in a suit at law, or by foreclosure of this mortgage, in the sam as if the whole of said principal sum had been made payable at the time when any such failure in any payment shall occur, as aforesaid, and the judgment or decree in the suit brought to foreclose the same shall embrace, with said principal debt and interest, all sums so paid for or on account of insurance taxes, assessments, lien claims, or prior liens, and officers' fees and expenses on account thereof, with interest at the rate aforesaid, and it shall be lawful in such case for the said party of the second part, its successors or assigns, to grant, sell and convey the said real estate, with the appartenances there unto belonging, at public auction or vendue; and on such sale to make and execute to the purchaser or purchasers, his, her or their heirs and assigns, forever, good and sufficient deeds of conveyance in the law, pursuant to the statute in such case made and provided. And in case suit shall be brought for the foreclosure of this mortgage, the said part is of the first part for Themselves, their heirs, representatives and assigns, covenant and agree that they will pay to the said party of the second part, its successors or assigns, all expenses incurred in procuring and continuing abstracts of title for the purposes of the forcelosure suit, and will pay, in addition to the taxable costs in such suit, an adequate and reasonable sum as a solicitor's or attorney's fee, the amount thereof to be fixed by the Court, and to be included, with the expenses for abstracts above mentioned, in the judgment or decree.

The said part -- soft the first part hereby covenant and agree to perform the covenants and conditions of this mortgage without any relief from any valuation or appraisement laws, and hereby expressly waive appraisement, and waive and release all rights and benefits They have in said premises as a homestead under any act relating to the alienation and exemption of homesteads.

IN WITNESS WHEREOF, The said party => of the first part, hav = hereunto set their hands and seal >, the day and year first Signed, Sealed and Delivered in Presence of Lev. a. Bankes Jan to Many a Morocher. Sohn Boyle Jan to Many a Morocher. & D. Barther James Frey Jaste Lowronce M. Moroche Downence H. Moncher ISEALI N Mary a. Morscher [SEAL] } as to downer or Morscher . STATE OF KANSAS, Dauglas COUNTY S BE IT REMEMBERED, that on this 10 th day of farmery A. D. 1906, before the undersigned Sev. a. Bonkes . a Notary Public in and for the County and State aforesaid ? duly commissioned and qualified, personally came Mary a. Marscher wife of dawrence H Moncher_ the wife, who are personally known to me to be the same persons who executed and the foregoing instrument of writing a grantor, and such person/ duly and severally acknowledged the execution of the same. IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last written. Seo. a. Wanks Notary Public (2.8.) 1988 Commission expires Nov. 207-Margin to the right. x A. D. 1906, at 8 30 o'clock & M. day of Jan. Filed for Record the 2/ all. amistrong Reg. Register of Deeds