an MORTGAGE RECORD No. 40. FIRST MORTOAGE-WE DOBAGT BOR CO. LEAST STORE AND NO. 1941. This Indenture, Made this 17 24 day of Tebruary te this 17th day of Tebruary in the year of our Lord Nineteen . C. C. Whitmand and Delia a. Hundred and sig (being of lawful age) of the and State of Kansas, of the first part, and \_\_\_\_\_\_ County of Douglas of the second part. Witnesseth, That the part , as of the first part, in consideration of the sum of \$\_\_\_\_\_ Eleven hundred to bear in hand paid, the receipt whereof is hereby acknowledged, had coold and by these presents do grant, bargain sell and convey to the heirs and assigns forever, the following tract or parcel of land situated in the County of said party of the second part, Two - Douglas and State of Kansas, described as follows, to will The heast - half of the Horth west guarder of Section 1 Swelve (12) in Township Fourteen UP) of Mange Ehlen (18) with the appurtenances and all the estate, title and interest of the said part 100 of the first part therein. And the said part of the first part do hereby covenant and agree that at the delivery hereof they are the lawful owner cof the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances. that they ha U C good right to sell and convey said premises, and that they will warrant and defend the same against the lawful claims of all persons. - Dollars, due March 1st. to wit: fuce - part Note No. 1, for Cleven hundred . 19// . 190 \_ Dollars, due \_ Note No. 3, for \_\_\_\_\_\_ Dollars, dues \_\_\_\_\_\_\_ all dated Tebruker 17 10%, payable to Wilder O. Milealf\_\_\_\_\_ Note No. 9, for or order, at the IMPORTERS' AND TRADERS' NATIONAL BANK, of New York City N. Y., with interest payable semi-annually on the first day of \_\_\_\_\_\_ and \_\_\_\_\_\_ and \_\_\_\_\_\_ in each year, according to coupons attached to said note . The part / soft the first part further agree that \_\_\_\_\_\_ will pay all taxes and assessments upon the said premises before they shall become delinquent; and They will keep the buildings on said property, insured for \$ \_\_\_\_\_ Insurance Company, payable, in case of loss, to the mortagee or assigns, and deliver the policy to the mortgagee as collateral security thereto. Insurance Company, payable, in case of loss, to the mortuggee or assigns, and deliver the policy to the mortuggee as collateral security thereto. Now, if such payments he made as herein specifiel, this conveyance shall be vid, and shall be released upon demand of the part #50 the first part. But if default smade in the payment of sid principal sum, or any part thered, or any interest thereon, or of said tarser assessments, as provided, or if default he made in the streement to insure, then this conveyance shall become absolute, and the whole of sid principal and interest states or assessments, as provided, or if default he made in the he party of the second part; and in case of applefault of any sum covenanted to be paid, for the period of n days after the same becomes due, the said first part < 50 there to be the second part; and in case of applefault of any sum covenanted to be paid, for the period of n days after the same becomes due, the said first part < 50 there to be time when the money shall be actually paid, and any payments made on account of interest shall be could semiannully on said principal nots, from date thereof to be time when the money shall be actually paid, and any payments made on account of interest shall be could part and part as charged against in herest collected shall be and not execed the legal rate of the part \_ 10 the second part. Say guit for foreclosure of this mortgage; and it shall be lawful for the part. Jof the second part. any suit for foreclosure of this mortgage; and it shall be lawful for the part. Jof the second part. Say suit for foreclosure of this mortgage; and its hall be lawful for the part of prescribed by law, appraisement waited or not, at the option of the part of the second part. and part, and it he nones shall be careful for the part of prescribed by law, appraisement waited or not, at the option of the part of the second part. and part of all the mones shall be accound for more prescribed by law. Appraisement waited or not, at the option of the p 643 IN WITNESS WHEREOF, The said part . . of the first part had chereunto set hand cand seal S the day and year first above 6. 6. Whitman (SEAL) Dean a. Whitman (SEAL) written assignment See Bh. (SEAL) ACKNOWLEDGMENT. STATE OF KANSAS, s of Vougener A. D. 100 Gebefore me, a BE IT REMEMBERED, That on this // day of Tebrucary A. D. 100 Gebefore me, a Polary Public in and for said County and State, came A. While to me personally known to be the same County of Noughar person S described in, and who executed the foregoing mortgage, and duly acknowledged the execution thereof. IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal on the day and year last above written My Commission expires Jan. 23 1908 por O. M. Mauler tod; Filed for Record the 17 - day of Feb, A. D. 1946, at 3 25 o'clock O M. Prof to awanne forng Register of Deeds. By Elecie & armstrong Deputy.

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