129 MORTGAGE RECORD No. 40. FIRST MORTGAGE-SANL PODENCETH POOR CO., LEAVENTORTH, LAN., N ord Nineteen This Indenture, Made this 26th day of December in the year of our Lord Nineteen Hundred and thirteen between William R. Piper and Mattie Spen , 664 (being of lawful age) of the ul age ) of the his wife County of Donglas and State of Kansa, of the first part, and Wilder S. Mitcalf, of Lawrence, Nandas, of the second part. Tor Releases Lee Book ST Page d part. Witnesseth, That the part cisof the first part, in consideration of the sum of \$ 1000, -DOLLARS \_ DOLLARS One Thousand convey to the he County of to There in hand paid, the receipt whereof is hereby acknowledged, ha of sold and by these presents do - grant, bargain sell and convey to the beirs and assigns forever, the following tract or parcel of land situated in the County of said party of the second part, this Monglas and State of Kansas, described as follows, to wit: The Southwest quarter of the Southwest quarter of Section Turnity sight (28) in Township Twelve (12) of Range Hirsteen (19)with the appurtenances and all the estate, title and interest of the said part des of the first part therein. And the said part is of the first part do hereby covenant and agree that at the delivery hereof <u>They</u> and the lawful owner S of the premises above granted, and seized of a irst part do La and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances. that -they have good right to sell and convey said and convey said premises, and that Mitty will warrant and defend the same against the lawful claims of all persons. This Granf is intended as a Mortgage to secure the payment of the Sum of \$ / COC, -One Thousand DOLLARS, and interest thereon, acco \_\_\_\_ DOLLARS, and interest thereon, according to the terms of \_\_\_\_\_\_ Crul \_\_\_\_\_ certain certair - Dollars, due October 1st to wit: \_\_to wit: , 10/8 , 19/8 , 190 , 190 Note No. 2, for: Note No. 8, for the all are 26 100 3 payable to Wilder S. Mutcalf . 190 , 190 or order, at the IMPORTERS AND TRADENS NATIONAL BANK, of Sauver Cur and October in each year, according h year, according to coupons attached to said note - The part (1 of the first part further agree - that Hery will pay all taxes and assessments upon the said ts upon the said premises before they shall become delinquent; and they will keep the buildings on said property, insured for 8\_\_\_\_\_\_ in some approved in some approved Insurance Company, payable, in case of loss, to the mortgagee or assigns, and deliver the policy to the mortgagee as collateral security thereto. Insurance Company, payable, in case of loss, to the mortfagee or assigns, and deliver the policy to the mortgagee as collateral security thereto. Now, if such payments he made as herein specified, this corregance shall be void, and shall be released upon demand of the part. *if*. of the first part. But if default is made in the payment of said principal sum, or any part thereof, or any interest thereon, or of said tarses or assessments, as providel, or if default be made in the agreement to issue, then this conveyance shall become shollow, and the whole of and principal sum lister become the and payable at the option of the party of the second part, and in case of schedule default of any sum corenanted to be paid, for the second part, and in case of schedule to the fail of any principal schedule and instered schedule and instered schedule and instered schedule and payable at the option of there to the time when the money shall be actually paid, and its prevent is made on a count of interest shall be credited in basis of the totaged frames and the total amount if interest collected shall be and act exceed the legal rate of ten per cent, per anoun, compated apert may pay any muptical tars, charged agains, and if interest collected shall be mort pays; and it shall be lawful for the part of the same of part may pay any muptical tars, charged agains, and projectity, or insure skid projectify if default be made in kerned, and may recover for all such payments, with interest at ten per cent; per anoun, in shall projectify, or insure skid projectify grant thereof, in the manner preserved by law, apprisement waited or not, at the option of the same shall the norts, administrators or assign of the second part, and out of all the mandes arising from much all, to retain the amount of such ade, to retain the amount then des, or to become due, according to the coullitions of this instrument, and interest at ten per cent, per anount, from the time of said default, to retain the cost and charges of making each tale thereto. art. Bat if default it be made in the ble at the option of the said first party-pal note, from date at the total amonai tess charged against ent. per annum, in intrators of assignaistrators or assigns, ption of the part AL ne due, according to rges of making such IN WITNESS WHEREOF, The said part Whit the first part ha of hereunto set their hand of and sealed the day and year first above ad year first above written M. R. Peper Mattie Peper \_ (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) ACKNOWLEDGMENT. STATE OF KANSAS, 88. County of <u>December</u> A. D. 1963, before me, a IF IT REMEMBERED, That on this <u>27th</u> day of <u>December</u> A. D. 1963, before me, a *Notary Cubbe* in and for said County and State, came *N. B. Opper and mattic Defer*, *his wife* to me personally known to be the same person & described in, and who executed the foregoing mortgage, and duly acknowledged the execution thereof. 19,63 before me, a wn to be the same IN WITNESS WHEREOF, I have bereunto subscribed my name and affixed my official seal on the day and year last above written. ITNESS WHEREOF, I have hereunto subscriber by user with the second subscriber by user with the subscriber by user with the second subscriber by user with th written. lie Filed for Record the 29th day of lec, A. D. 1945, at 330 o'clock P. M. Hoyd L Lawrences Register of Decile. no Geo, C. Wetel Deputy. Register of Deeds.

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