at the rate of ten per cent per annum, payable annually until paid, and are made payable to the order of the said The Prudential Insurance Company of America, at its office in Newark New Jersey. NOW THEREFORE THIS INDENTURE WITNESSETH: That the said parties of the first part in consideration of the premises and for the purpose of securing the payment of the money aforesaid and interest thereon according to the tenor and effect of the said promissory notes above mentioned, and also to secure the faithful performance of all the covenants, conditions, stipulations and agreements herein ontained, do by these presents, mortgage and warrant unto the said party of the second part, its successors and assigns forever all the following described lands and premises, situated and being in the County of Douglas and State of Kansas to-wit: That part of the West Half (W_2) of the South West Quarter (SW1) of section seventeen (17) in Township Thirteen (13) South of Range Twenty (20), East of the Sixth Principal Meredian, lying North of the Wakarusa river, less railroad right of way, and less one (I) acre in the South West corner of said tract, containing in all Six ty-two and two hundredths (62-2/100) acres. And the said parties of the first part expressly agree to pay the said "... promptly notes as they become due, and to pay all taxes and assessments against said premises when-they-become-due; and agree that when any taxes or assessments shall be made upon-said-loan, or-upon-said-party of the second part or assigns, on accountof said loan ,-either-by-the-State-of-Kansas-or-by-the-County-or-Town-wherein-said-land-is situated_the_parties_of_the_first_part_will_pay-such-taxes-or-assessments-whenthe same shall become due and payable and that they will keep the buildings upon the_above_described_real_estate-insured-in-some-solvent-incorporated-insurancecompany_satisfactory_to_the_said_party_of_the_second_part_for_at-least-Eight-Hundred_dollars,_for_the_benefit_of_the_party_of_the-second-part-herein-or-assigns so_long_ss_the_debt.above_secured_shall_remain_unpaid,_and-make-the-policy-ofinsurance_psyable_to_the_party_of_the_second_part_herein_or-assigns,-as-collateralsecurity for the debt hereby secured. And it is further provided and agreed by and between said parties hereto, that if default shall be made in the payment of either of said notes or interest thereon, or any part thereof when due; or if the taxes on seid premises are not fully paid before the same shall become delinquent. or upon the failure on the part of the parties of the first part to pay the taxes or assessments upon the loan secured by this mortgage or the holderthereof, and insurance premiums as heretofore mentioned, then.insuch case, the whole of said principal and interest thereon shall at the option of said second party or assigns, become due and payable and this mortgage may be foreclosed at any time after such default; but the ommission of the party of the second part or assigns to exercise this option at any time or times shall not preclude said party of the second part from the exercise thereof at any subsequent default or defaults of said first parties on payments as aforesaid; and it shall not be necessary for said party of the second part or assigns to give written notice of its or their intention to esercise said option at any time or times such notice being hereby expressly

h-day

r-the

117

ΓN

ay and

rh-43 49.582

here

nd

el. his

in and

aly ac-

eunto

last

Public.

1 and

e of

any of

of New

of New .

parties

urance

red and

eir

A.D.

ate of

interest

re execut-

ity

585

A CRAMER SHIT

SUN DATE T