undersigned, a Notary Public in and for the County and State aforesaid, came Gilbert C. Morton, and Maryetts Morton, his wife, who are personally known to me to be the same persons who executed the foregoing mortgage, and such persons duly asknowledged the execution of the same. IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal

the day and year last above written. Term Expires Feb 23rd-1918.(SEAL) R. M. Morrison, Notary Public, Douglas County, Kansas.

Recorded Sept., 21st., A.D. 1915, at 3:00 o'clock P.M. Floyd L Lawrence

Register of Deeds, Sec. 6. Wety Deputy.

THIS MORTGAGE, Made this 17th day of September 1915, by Gilbert C. Morton, and Maryett Morton, his wife, of the County of Douglas and State of Kansas, parties of the first part, to The Davis Welcome Mortgage Company, a corporation existing under the laws of the State of Kansas, having its office at Topeka, County of Shawnee and State of Kansas; party of the second part:

Kansa; party of the second part: Witnesseth, That the said parties of the first part, in consideration of the sum of Fifty Dollars, to them in hand paid, the receipt of which is hereby acknowledged, do by these presents, Grant, Bargain, Sell and Convey unto the said party of the sec-ond pert, its successors or assigns, the real estate situated in the County of Doug-las and State of Kansas, particularly bounded and described as follows, to-wit: The East Half ($E_{2}^{(1)}$) of the Southeast Quarter (SE4) of Section Twenty-two (22), Township Fourteen (14) South, of Range Twenty (20), East of the Sixth Principal Merid-

ian, containing Eighty (80) arres.

TO HAVE AND TO HOLD THE SAME, Together with all and singular the temements, hereditaments and appurtemences thereto belongin-g or in anywise apperstaining, forever, free and clear of all incumbrances, except a Mortgage of even date herewith, for \$1000.00

in favor of The Prudential Insurance Company of America, of Newark, New Jersey. PROVIDED ALWAYS, And these presents are upon this express condition, that whereas said parties of the first part have this day executed and delivered ten certain promsaid parties of the first part have this day excluded and converse ten certain plan issory notes in writing to said party of the second part, each for the sum of \$5.00, due March 22nd,1916, S-ptember 22nd,1916, March 22nd,1917, September 22nd,1917, Narch 22nd, 1918, September 22nd, 1918, March 22nd, 1919, September 22nd, 1919, MArch 22nd, 1920, and September 22nd, 1920, respectively, with interest at ten per cent per annum 252, and Deptember 27m, 1920, respectively, with interest at ten per cent per annum after maturity, until payment, both principal and interest payable at the office of The Davis Welcome Mortgage Company, Topeka, Kansas, and it is distinctly inderstood and agreed that the notes secured by this mortgage are given for and in consideration of the services of said The Davis Welcome Mortgage Company in securing a loan for said parties of the first part, which losn is secured by the mortgage hereinbefore referred to and excepted, and the said notes do not represent any portion of the interest on said loan and are to be paid in full, regardless of whether said loan is paid wholly said ioan, and are to be paid in Tuil, regardless of whereir said loan is paid wholly or partly before its maturity. When all of said notes have been fully paid, then this mortgage shall be wholly discharged and void, and shall be released by the party of the second part, its successors or acsigns. If any one of said notes be not fully paid at maturity thereof, then all of said notes then unpaid shall be due and *fayable* and bear interest at the rate of ten per cent per annum, as provided by said notes, and judgement therefor, and for costs of suit, and for the foreolosure of this Mort-gage, shall be rendered, all appraisement and exemption laws being hereby expressly waived, if judgement be rendered for foreclosure of this mortgage, it shall be that the

the whole of the said real estate be sold together and not in parcels. IN WITHESS WHEREOF, The parties of the first part have hereunto set their hands at the date first herein written. .

Gilbert C. Morton Maryetta Morton

Ploy L Lawrence Replister of Deeds, Geo, B. West

A - 1165

616

ellom

Educi

The

mostan

de

V. Cane

secured uncoly

3 5%

23 4no

> State of Kensas, County of Douglas, SS. BE IT REMEMBERED, That on this 21st day of September A.D. 1915, before the under signed, a Notary Public within and for the County and State aforesid, came Gilbert C. Morton, and Maryetta Norton, his wife, who are personally known to me to be the same persons who executed the within instrument of writing and such persons duly acknowled; edged the execution of the same.

IN TESTIMONY WHEREOF, I have hereinto set my hand and affixed my notarial seal, the day and year last above written.

My commission expires Feb 23rd-1918. (SEAL) R. M. Morrison, Notary Public.

Recorded Sept., 23rd., A.D. 1915, at 11:51 O'cluck A.M.