f) De Rost 54, Page 3+6 FOLLO THE 23800 \$6800 the sum of-Received ofof 2 the Withing for Igage. ed murthagurs Dollars, Æ

in full wood time

192.2

named Mortgagors

Dollars,

9

NUS

satisfaction of the within

the sum of Clerk My

923

Recorded

Brok 54, Page 346)

ment au

(f)

Received of allege

same persons who executed the within instrument of writing, and such persons have duly acknowledged the execution of the same. IN TESTIMONY WHEREOF, I have hereinto set my hand and affixed my notarial seal, the day end year last above written. Term expires December 30, 1916.(SFAL) 0. H. Cooper, Notary Public.

Recorded July 14th., A.D. 1916, at 2:24 o'clock P.M.

THIS INDENTURF, Made this 29th day Of June, A.D. 1916, between Albert Washington and Laveta Washington, his wife, and Louis Washington and Belle Washington, his wife, and Henry Washington, a single man of Douglas County, in the State of Kansas, of the first part, and C. A. Fulton of Douglas County, in the State of Kansas, of the second part: WITHESSETI, That said parties of the first part, in consideration of the sum of Two hundred thirty-eight and 00/100 Dollars, the receipt of which is hereby acknowledged, do by these presents, grant, bargain, sell and convey unto said party of the sec ond part, his heirs and assigns, all theifollowing-described real estate, situated in Druglas County and State of Kansas, to wit: The West 64-69/100 acres of a tract of () land described as follows: Beginning at the Northeast corner of Section 24, Township 13, Range 18; thence West 3818 feet; thence South 1200 feet; thence Fast 3818 feet; thence

North 1200 feet to place of beginning. Also: The West one-half of the 'West one-half one-half of the 'West one-half of the 'West one-half one-hal the 6th principal meridian, except 20 acres.out of the Southeast corner, described as follows: Beginning at the Southeast corner of said Southwest quarter; thence West 13-3/4 chains to Rock Creek; thence North 14-5:/100 chains; thence East 13-3/4 obains; thence South 14-55/100 chains to the place of beginning.

TO HAVE AND TO HOLD THE SME, Together with all and singular the tenements, here-ditaments and appurtenances thereanto belonging or in anywise appertaining, forever. PROVIDED, ALWAYS, And these presents are upon this express condition, that where-es, said partical of the first part have this day executed and delivered a certain promissory note in writing to said party of the second part, of which the following is Copy a copy: \$235.00

343

Benuty.

\$238.00 For value received, we promise to pay to the order of C. A. Fulton, Two Hundred Thirty-eight and no/10C Dollars, at his office, Lawrence, Kansas, with interest thereon at the rate of seven per cent per ennum, payable annually, on the 1st days of July of each year. Ten per cent interest after maturity.

The principal sum, payable Forty-seven and 60/100 Dollars, (\$47.60) on or before the lat day of July; 1917, and a like sum on or before the lat day of duly of duly each succeeding year, until full amount due has been paid.

Said party of the first part hereby assign to the said party of the second part, s assigns, the rents and incomerarising at any addall times from the afor-said or his assigns, mortgaged premises, and do hereby suthorize said party of the second part, or his as-signs, Rt his option, to take possession of the said premises, collect and receipt for all rents and income, and apply the same to the payment of interest, insurance pre miums, taxes, assessments, principal payments, repairs or improvements necessary to keep said property in a tenantable condition, or any other charges provided for in this mortgage, provided said payments or charges are in errears. It is also agreed that the taking of possession shall in no manner prevent or retard the said second party in the collection of said sums by foreclosure or otherwise.

Said parties of the first part hereby agree to procure and maintain policies of insurance on the buildings erected and to be erected upon the above described premises, in some respansible insurance company, to the amount of _____ Dollars; loss, if any, pay able to the mortgagee, or his assigns; said policies to be held by party of the second in some respansible insurance company, to the amount of Albert Washington part, or his assigns.

Levets Washington Sour Louis Weshington Belle Washington Henry Washington

NOW, If said parties of first part shall pay or cause to be paid to said party of the second part his heirs or assigns, said sum of Loney in the above described note mertioned, together with the interest thereon, according to the terms and tenor of the sene, then these presents shall be wholly discharged and void; otherwise shall remain ? in full force and effect. But if said sum of sums of money, or any part thereof, or any interest thereon, is not paid when the same is due, or if the taxes and assessments of every nature which are or may be assessed and levied against said premises, or any part thereof, are not paid when the same are by law made due and payable, then the whol amount of said sum or sums, and interest thereon, shall and by these presents become due and payable at the option of the holder hereof, and said party of the second part shall be entitled to the possession of said premises.

IN WITNESS WHEREOF, The sid parties of the first part have hereunto set their hands, the day and year First above written. Albert Washington Albert Washington Laveta Washington

Lewis Washington Belle Washington Henry Washington.

1.1.1

145-1

State of Kansas, Douglas County, SS. BE IT REVENBERRD, That on this 30th day of June, A.D. 1916, before me, the under BE IT REVENBERRD, That on this 30th day of June, A.D. 1916, before me, the under signed, a Notary Public in and for the County and State aforesaid, came Albert Wash-ington and Laveta Washington, his wife, and Louis Washington and Belle Washington, his