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TO HAVE AND TO HOLD THE SATME, with all and singular the heredita ments and appurtenances thereunto belonging or in anywise appertaining, and all rights of homestead exemption, unto the said party of the second part, and to its lega-1 representatives and assigns forever. And the said parties of the first part do hereby covenant and agree, at the delivery hereof, to be the lawful owners of the premises above granted and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances, and that they will warrant and defend the same in the quiet and pesceable possession of said party of the second part, its legal representatives and setums. I have a respectively aloging of coll presents the same second parts are the same of the second parts of the second parts are second parts.

assigns, forever, a gainst the lawful claims of all persons whomsoever. PROVIDED ALWAYS, And this instrument is made, executed, and delivered upon the following conditions, to wit: First.--Said parties of the first part are justly indebted unto the said perty of

Pirst.--Said parties of the first part are justy indebted unto the said party of the second part in the principal sum of FIFTEEN HUNDRED AND NO/100 Dollars, lawful money of the United States of A merica, being for a loan thereof, made by the said party of the second part to the said parties of the first part, and payable according to the tenor and effect of one certain First Mortgage Real Estate Note "3749 exeouted and delivered by the said parties of the first part, bearing date February 23rd, 1917, and payable to the order of the said The Farm Mortgage Company, at the office of the said Crompany, in Topeka, Kansas, with interest thereon from March 1st, 1917, until maturity, at the rate of Six per cent per amnum, payable semi-annual after maturity, the installments of interest being further evidenced by coupons attached to said principal note, and of even date therewith, and payable to The Farm Mortgage Company, or bearer, at the office of said Company in Topeka, Kansas. Second-Said parties of the first part hereby agree to pay all tarxes and assess ments levied upon said premises when the same are due, and insurance premiums for

Second.-Said parties of the first part hereby agree to pay all tarkes and assess ments levied upon said promises when the same are due, and insurance premiums for the amount-of insurance hereinafter specified, and all interest coupons, and if not so parid the said party of the second part, or the lagal holder or holders of this mortgage, may without notice, declare the whole sum of money herein secured dué and payable art once, or may elect to pay such takes, assessments, and insurance premiums and the amount so paid shall be a lien on the premises aforesaid, and be secured by this mortgarge, and collected in the same manner as the principal debt hereby secured, with interest thereon at the rate of ten per cent per annus. But whether the legal holder or holders of this mortgarge elect to pay such tarkes, assessments or insurance premiums or not, it is distinctly understood that the legar holder or holders hereof inay immediately cause this mortgarge to be foreclosed, and shall be entitled to immediate possession of the premises, and the rents, issues and profits thereof, and in ac case of foreclosure the judgment shall provide that the whole of said premises be sold together and not in parcels.

Third.--Sarid parties of the frirst part hereby agree to keep all buildings, fences and other improvements upon sarid premises in as good repair and condition as the .sarme arre in at this date, and abstain from the commission of waste on said premises until the note hereby secured is fully paid.

Fourth.--The 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 desorbed premises, in some responsible insurance company, to the satisfaction of the legal holder or holders of this mortgage, to the a mount of Edgiteen Hundred and no/100 Dollars, loss, if any, payable to the mortgagee or its assigns. A and it is further agreed, that every such policy of insurance shall be held by the party of the second part, or the legal holder or holders of said note, as colla teral or additional security for the payment of the same; and the person or persons so holding any such policy of insurance shall have the right to collect and receive any end all moneys which may at any time become payable, and receivable thereon, and apply the same, when received, to the payment of said note or notes, together with the costs and expenses incurred in collecting said insurance; or may elect to have buildings repaired, or new buildings erected on the aforesaid mortgaged premises. Said party of the second parts, or if the legal holder or holders of said note, may deliver said policy to said parties of the first part, and require the collection of the same, and payment made of the pro-

the first last hove mentioned. Pifth.--Said parties of the first part hereby agree that if the markers of said note shall fail to pay, or cause to be paid, any part of said money, either principal or interest, according to the tenor and effect or said note and coupons when the same becomes due, or to conform or comply with any of the foregoing conditions or agreements the whole sum of money hereby secured shall, at the option of the Legal holder or holds

ers hereof, become due and payable at once, without notice. And the said pa\_rties of the first part, for said consideration, do hereby expressly waive an appraisment of said real estate and all benefit of the homestead, exampta tion and stay laws of the State of Kansas. The foregoing conditions weing performed, his conveyance to be void, otherwise of full force and virtue.

this conveyance to be yold, concrute of turing one and the covenanted to be paid, for SIX TH.--In case of default of payment of any sum herein covenanted to be paid, for the period of thirty days after the same becomes dus, or in default or performance the period of thirty days after the same becomes dus, or in default or performance

of any crovenant herein contained, the said first parties agree to pay to the said second party or its assigns, interest at the rate of ten per cent per annum, computed annually on said principal note, from the date thereof to the time when the money shall be actually paid. A my payment mande on account of interest shall be credited in said computation so that the totarl armount of interest collected shall be, and not exceed, the legal rate of ten per cent per annum.

exceed, the legal rate of the per tent per annual for the first part have hereunto subscribed In Testimony Whereof, the said parties of the first part have hereunto subscribed their nemes and affixed their seals, on the day and year above mentioned. Atlmirs Murray(Seal)

E. D. Murray (Seal)

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