MORTGAGE RECORD-59.

s, described as

venty 25)

covenant and

ee and clear of ayment of the

DOLLARS,

_DOLLARS.

date thereof.

ied. And the

keep the said

_DOLLARS,

nd insure the

ment thereof, fault be made

shall become

ch may have

the premises

Acce cees

l, to the said lay and year

......(SEAL)

, before me, State, came s mile

wledged the

y Public.

of Deeds.

Deputy.

509

Regisce F373 5010 This Indentitier, Made this fifth day of March in the year of our ford are thoused nine bundred & tweether three the Phoda & Georgie & Charlie Georgie; her husband between of Fawrence in the Control of Couglas and State of Kansas, of the first part, and Mathins Math. Bank This Indenture, Made this..... of the second part: Sur Sur Witnesseth, That the said part Les of the first part, in consideration of the sum of _____ hereby o ... De mortgage . Ocen ull. .5 I discharged. 0 Sui 2 bed thercby sum of 2000 Atunarea according to the terms of according promiser y note-this day excented by sail A parties of the first part to the sail part of the second part; gid note being given for the sum of Fire fundated dated March 5, 1923, due and psyable in three this en. but E .C. DOLLARS, 2 2 year from date thereof, with interest thereon from the date thereof until paid according to the terms of said note and..... All Will ALC premises insured in favor of said mortgagee, in the sum of DOLLARS 00 in some insurance company satisfactory to said mortgagee, in default whereof the said mortgagee may pay the taxes and accruing penalties, interests and costs, and insure the same at the expense of the part. ALA_of the first part, and the expense of such taxes and accruing penalties, interest and costs, and insurance, shall, from the psyment thereof, be and become an additional lien under this mortgage upon the above described premises, and shall bear interest at the rate of 10 per cent. per annum. But if default be made in such payment, or any part thereof or interest thereon or the taxes assessed on said premises or if the insurance is not kept up thereon, then this conversaor shall become absolute, and the whole principal of said note_and interest thereon, and all taxes and accruing penalties and interest and costs thereon remaining unpaid or which may have 26 192 3 been raid by the part. If the second part, and all sums paid by the part. If all the second part for insurance, shall be due and payable or not, at the option of the part. hereby granted, or any part thereof, in the manner presented by haw, appraisement hereby waived or not, at the option of the part of the second part decourses a executor, administrators or assigns, and out of all the moneys arising from such sale to retain the amount then due or to become die according to the conditions of this instrument, together with the costs and charger of making such sale, and the overplus, if any there be, shall be paid by the party _____making such sale, on demaid, to the said party of the first part, their ______ heirs and assigns. In Testimony Whereoi, The said part_ies of the first part ha. The ______ here unto set ______ there ______ hand said assigns. In Terminous a second and delivered in presence of Signed, sealed and delivered in presence of Phoda & Georgie (SEMI) Charlie Georgie (SEMI) le. N. Jucker STATE OF KANSAS. Douglas County, Be it Remembered, Tiat on this both day of March A. D. 1923 before my port A. J. Simm no Notary Public in and for easil County and State, came Roda & Georgie and be hardle decorgie her hustowed who and interne 4.S. to me personally known to be the same person of who executed the foreigning instrument of writing, and July acknowledged the execution of the same. In Witness Whereof, I have bereatto subscribed my anne and affixed my official real on the day and year last above written. Ericl 10 1923 A. S. Thirm Notary Public. My Commission expires April 10 1023 This instrument was filed for record on the 9" day of March A. D. 1223, st. 4:00 school F. M. Dea E. Mullmant. Negister of Deals. Deputy.