MORTGAGE RECORD-59.

540

July 6th This Indenture, Made this.... year of our Lord ape thousand nine handred. To tweenter hustand and Wige me Man of Jaconese , in the Course three Manness and Mindia Manness hotmoon Matkins Mational Bank of the second part: ia hereby 20 Witnesseth, That the said part 10 ____ of the first part, in consideration of the sum of _____ nortgage Jour Annalica Dollars, to the model of which is breve achordeded, have sold, and by these presents do grant, bargin, sell and mortgage to the said party of the egond part to successing and assigns forever, all that trace or pared of land educated in the County of Doughs and State of Kanga, described as faller, to with Lot first grant of the first first of the first first first factorience of out 59 Delay have Street Speet of the first fifty (52) feet, Theoreg, West, Gughter one (81) feet thence South fifty 150 feet, Theoreg, West, Gughter, one (81) feet to beginning in Sot No 1 Dection First one (50) for the succession of the fifty 6 of the 6 th C. M. on the original instrument this full, 1 4 pind 1000 TAN'S released and the lien thereby create herein described ollowing i with the appurtenances, and all the estate, title and interest of the said part LLL of the first part therein. And the said ... partices of the first part do the part do the premises above granted and seized of a good and indefeasible estate of inheritance therein, free and clear of good and indefeasible estate of inheritance therein, free and clear of hand this ote according to the terms of a restain promissory note this day executed by said parties of the first part witness my to the said part of the second part; said note being given for the sum of Feur Hundred DOLLARS. July 6 - 1923 from date thereof one, due and payable in..... Intel will metric metric intervention that this conveyance shall be void if such payment be made as in said note and coupons thereto attached, and as hereinafter specified. And the said part_cle_____ to the first part hereby agree______ to pay all taxes assessed on said premises before any penalties or costs shall accrue on account thereof, and to keep the said premises insured in favor of said mortgage, in the sum of_______ Furth______ thereafter the same descent of the same descen 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 Less of the first part, and the expense of such taxes and accruing penalties, interest and costs, and insurance, shall, from the payment 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 conveyance 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 assounce, and the whole principate or scan non-____ numericate intervom, and and axes and accurate penatures and access intervom remaining unpaid or while may have been paid by the part______ of the second part, and all sums paid by the part______ of the second part for insurance, shall be due and payable or not, at the option of the part______ of the second part is all it shall be lawfal for the part______ of the second part for insurance, shall be due and payable or not, at the option of the part_______ of the second part for insurance, shall be due and payable or not, at the option of the part______ of the second part for insurance, shall be due and payable or not, at the option of the part______ of the second part for insurance, shall be due and payable or not, at the option of the part______ of the second part for insurance, shall be due or to be second part for insurance, shall be due according to the conditions of this instru-structure, administrators or assigns, and out of all the moneys arising from such sale to retain the amount then due or to become due according to the conditions of this instrument, together with the costs and charges of making such sale, and the over-plus, if any there be, shall be paid by the part g_____making such sale, on demand, to the said ments we will be a set of the set of the set of the first part in the set of hand Land seal Athe day and year last above written. Signed, scaled and delivered in presence of steepided -Robert a. m. Manney (SEAL) CH Jucker mindia manness (SEAL) STATE OF KANSAS, Douglas County. October Be it Remembered, That on this for a day of Octaber A. D. 12,3 before me, a Notary Public in and for said County and State, cause Robert a. M. Manness and Mindja M. Manness mustand and wife without who are second to be the same personally known to be the same person. I who executed the bargening instrument of writing, and duly acknowledged the execution of the same. husband and wife In Witness Whereof, I have hereunto subscribed my name and affixed my official seal on the day and year last above written. My Commission expires April 10 19.27 This instrument was filed for record on the 20' day of October A. D. 1923, at 3 - order M. J. 20 S. Wellman. Register of Deeda. Deputy

The unit of the following is endorsed on the original instrument. The unit werend described having been noted in full, this not been and the liex thereby created descharged.

Georded May. 22 1932.

Eli C. Cumberry

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