GIO: MORTGAGE RECORD

of our Lord one thousand nine hundred and twenty form isiwile WITNESSETH, that 6 & Q. Digsley and Echel Bigsley, his wife of the county of Daruglas and State of Kansas, party of the first part, for and in consideration ofDOLLARS Line thousand and notice Dollars y, Kansas, party of the second Conveys and Warrants to THE MERCHANTS LOAN AND SAVINGS BANK, of Lawrence, Douglas County, Kansas, party of the second Island its assigns or successors, the real estate, hereinafter described, situated in the county of Douglas and state of Kansas, to-wit: bounty ... quarter of Section eighteen (18) Township twelve (12), Bange mineteen (19) e first part, as evidence by one To secure the said party of the second part, its assigns or successors, for an actual loan of money made to the said party of the first part, as evidence by one the order of the said party of the said full for the Dollars, Recorded. certain Bond No......of even date herewith in and by which said bond the party of the first part promises to pay to the order of the said party of the second part, its assigns or successors, in lawful money of the United States of America, the principal sum of Janet Thornes and Dollars, ate on March 1, 1930 with interest at the rate Birds per cent, per annum from March 1, 1925 ding to interest coupons there-ence, Kansas, and also promise s covered by this bond and kind whatsoever, and same to be collected in like manner as if the full time provided in said bond had expired. e party of the second part, its hereby It is Hereby Expressly Agreed, That said first party shall insure the buildings that are insurable herein, in favor of the party of the second part, its ts assigns or successors, may If it itteres captering agreed, vitat sam itst party shall moute the bollowing that are b pue direct, and maintain such insurance during the continuance of this loan. s that may become liens upon It is Further Expressly Agreed. That the first party shall at all times keep the taxes and assessments of any and all kinds that may become liens upon tinuance of this loan. to it is the new respective agreent, that the next party shall at all times keep on taxes and accounties of any and an know that had become next said premises fully paid and satisfied, and that said security shall remain and be kept as good as the same is now during the continuance of this loan. m or sums of money as may It is Further Agreed, That the first party shall repay to the second party, its assigns or successors, all and every such sum or sums of money as may have been paid by them, or any of them, for taxes or assessments, or for premiums and costs of insurance, or on account of, or to extinguish or remove any to extinguish or remove any diminarge of inter dov of Been per cent. per annum from the within have been paid by them, or any of them, for faves or assessments, or for premiums and costs of insurance, of on account of, or to eximpusit or remove any prior or outstanding title, lien, claim or incumbrance on the premises hereby conveyed, with interest thereon at the rate of ten per cent, per annum from the which said sum or sums of time the said sum or sums of money may have been respectively so advanced and paid, until the same are repaid. And all of which said sum or sums of the same manner as the said the money and the interest to accrue thereon, shall also be a charge upon said premises, and shall be secured by this instrument in the same manner as the said principal sum payable by the said bond is secured thereon. of l on original i t in full of t center this y to become due herein speci-It is Further Agreed. That in case of default in the payment of said bond, or any part thereof, or any of the sums of money to become due herein specithe covenants or agreements It is Further Agreed. That in case of default in the payment of said bonl, or any part thereot, or any of the sums of money to become due herein speci-fied, according to the tenor and effect of said bond, or in the case of the breach by the said party of the first part, of any of the covenants or agreements herein mentioned by the said first party to be performed, then and in that case, this conveyance shall become absolute, and the party of the second part, its assigns or successors, be at once entitled to the possession of the said above described premises, and to have and receive all the ret"s and profits thereof, and the said bond.......with interest accrued thereon and all moneys which may have been advanced and paid by the said second party, its assigns or successors, with the aforesaid interest thereon, shall, thereupon, each and everyone of th m, become and be at once due and payable at the option of the legal holder thereof. party of the second part, its ents and profits thereof, and paymont urty, its assigns or successors I-achimwkalgo-paymant authorize the Register of Deeds pacropus e option of the legal holder 5 following is and year first above writter In Testimony Whereof. The said party of the first part hand hereunto set shein hand a and seal a on the day and year first above written. Pi la(SEAL) E. Q. Bigsby (SEAL) Dated(SEAL) Ethel Bigsby (SEAL) STATE OF KANSAS Dauglass County, 55: at on this 13th and day of alther A. D. 1927, personally appeared before me E. a. Brigsley and E that Bigsley his wife the foregoing mortgage as to me personally known to be the identical person. Ar who executed and whose name. Arther and arthur affixed to the foregoing mortgage as grantor a and acknowledged the same to be there are voluntary act and deed. In Testimony Whereof, I have hereunto set my hand and affixed my official seal on the day and year last above written. ld Commission expires December 14th 1937 J.D. M. Price Filed for Record on the 11-28-24 day of A.D. 19 at 1125 o'clock H.M. San E. Wellinger Register of Deeds. Notary Public. <u>A · M.</u>Register of Deeds.Deputy. Deputy.

375