MORTGAGE RECORD

A. D. 1920, between This Indenture, Made this 2 the day of angest A. D. 1949, between mas gane stilgpatricks a widow. i. Farmers State and Savings Bank, a Pue full, Dollars, .5 CA the said party of the second part, in hand paid, the receipt whereof is hereby acknowledged, do do whereby grant, bargain, zell and convey unto the said party of the second part, paid hennnorth Fisel Rescene uarterball These Succentry (20); Athe Sauthweet ella) Pange and uncelled 4 â C 14 1. becured iding any right of homestead and note TO HAVE AND TO HOLD the same, with the appurtenances thereunto belonging or in anywice appertaining, including any right of homestead and said part. of the first part every contingent right or estate therein, unto the said party of the second part, its successors or assigns forever; and the said party------of the first part tt to convey the same; that said The t the lawful claims of all persons premises are free and clear of all incumbrances; and that will warrant and Defend the same against the lawful claims of all persons mor the second part, its successors or PROVIDED, HOWEVER, That if the said party of the first part, shall pay or cause to be paid to the said party of the second part, its successors or assigns the principal sum of 2em Share cand and and not first (10, trac co) Dollars, on the 12 the day of an All guest A. D. 1924, with interest thereon at the rate of faile. First half per cent per annum payable semiannually on the 12 the days of First Act of the series and Receptual for the series of the serin each year, when due, and on said principal coupon interest notes april e second part or its order at the thereto attached bearing even date herewith, executed by said part. 74.......of the first part and payable to the party of the second part or its order at the Bank of raid company, in Lawrence, Kansas, or such other place as the legal holder of the principal note may in writing designate, which note represents designate, which note represents rform all and singular the covea just indebtedness and an actual loan from the party of the second part to the part. 24.......of the first part; and shall perform all and singular the cover first part, otherwise to remain nants herein contained; then this mortgage to be void, and to be released at the expense of the said part.4.....of the first part, otherwise to remain in full force and effect. rincipal sum and interest above And the sail part, its successors or assigns, in maintaining the priority of this mortgage; that the sail part of the sail part is successors or assigns, in maintaining the priority of this mortgage; that the sail part of the second part, its successors or assigns, in maintaining the priority of this mortgage; that the sail part of the second part way make any payments a lien uron the above described real extern and be secured by this mortgage with mark the marks the request with part or outstanding title lien or incumbrance on the primise hereby conveyed, and any sums so paid shall become a lien uron the above described real extern and be secured by this mortgage with interest with interest with any sums so paid shall become rred and paid by the said party part may make any payments any sums so paid shall become r cent in any suit to foreclose a lien upon the above described real estate and be secured by this mortgage, and may be recovered with interest at ten per cent in any suit to foreclose eral or special, which may be And the said part of the first part hereby further covenant dimmand agree dimmanto pay all taxes, general or special, which may be e buildings in good repair and 15 assessed upon said land, premises or property; Also to abstain from the commission of waste on said premises, and keep the buildings in good repair and part, its successors or assigns, insured to the amount of \$..... failure to do so, the said partyin insurance companies acceptable to the said party of the second part, its successors or assigns, insured to the amount of Sumannamental molecular companies acceptance to the same party of the Acceptance of of the Accepta nd the amounts paid therefore of the second part, its successors or assigns, may pay such taxes and assessments, make such repairs, or effect such insurance, and the amounts paid therefore, with interest theron from the date of payment, at the rate of ten per cent per annum, shall be collectible with, as a part of, and in the same manner as the and in the same manner as theof any installment of interest, ntinuance of such defaults, the ly due and payable, and thereor assigns, shall be entitled to s of said premises, which are append on in case or uraxies in payment or same promissory note at materiny, the said party of the second part, its successors or assigns, shall be entitled to the immediate possession of sial premises, by receiver or otherwise, as it may elect, and to the subsequent rents and profits of said premises, which are hereby pledged to the legal holder hereo's as additional and collateral security for the payment of all monies mentioned herein, and may proceed to fore-close this mortgage; and in case of foreclosure, the judgment rendered shall provide that the whole of said premises be sold together and not in parcels. IN WITNESS WHEREOF, The said part_______ of the first part has/______ here unto set________ the day and year ein, and may proceed to foreogether and not in parcels. and.2.c.....the day and year Jane Fitzpatrick 62 Page 24 STATE OF KANSAS, County of Doruglas On this 12 thi day of <u>Actflic</u> A. D. 1914, before me, the undersigned, a Notary Public in and for said County and State, personally appeared <u>Lance Siteppin testerily</u> de <u>acted dely</u> blic in and for said County strifly Seel Book these executed the her woluntary act and deed. In Witness Whereof, I have hereunto set my hand and affixed my official seal, on the day and year last above written. ****** Suc. L. Anuch My Commission expires (2. 2. 18, 1933 (2.8.) My Commission expires <u>from the second secon</u> lock A.M. Kimm, Register of Deeds. Deputy.

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