keep said charge all cipal and rest thereon ontion of exercised ortgage may, any prior gor or assigagainst the therate of e an addit-heirs, sed. and e rents. rtgage 1s ane. they

ear interest reinhefore e principal a unpaid

Theles

Ę

North

4: J.A.

outerst.

Lucau of Deeds

Jelle

Recerded

227

S

5 فلوا

homestend

et their

9.21. hefore re Harvey ne persons he execut-

e written.

lic.

up, Cora putz.

21. between Douglas al Insuronsin, and the second on of hereby he said lowing as, to wit

northwest rteen

longing, om. part. its ey have

cumbrance d parties pay or ssigns. isconsin, ms of a n, one nd shall sessed n the

upon the

ty of the

the

day fixed by law for the first interest or penalty to accrue thereon, the official receipt of the proper officer showing payment of all such taxes and assessments; and, so long as any part of the det hereby secure remains unpaid, shall keep the buildings upon said panies to be approved by the said party of the second part, its successors or assigns, to the amount of not less than...dollars, (provided, however, that if the policies of such insurance contain any condition or provision as to co-insurance the buildings shall be kept insured for a sufficient amount also to comply with such co-insurance the buildings and there insure to a sufficient amount also to comply with such co-insurance condition,) with loss, is any, payable to said party of the second part, its successors or assigns, as its or their interest may appear, and forthwith upon issuance thereof deposit such policies with the said party of the second part, its successors or assigns, shall be her improvements on said premises in as good condition and repair as at this time, ordinary is the improvements on said party of the second part, its successors or assigns, shall pay all is and upon demand by said party of the second part its successors or assigns, bill pay all is prior liens, if any, which may be found to exist on said property, and all expenses and is the interney's fees incurred by said party of the second part its successors or assigns, by is reason of litigation with third parties to protect the lien of this mortgage; all of which is and parties of the first part hereby agree to with these present to be void, otherwise it is agreed that if the insurance above provided for is not promptly effected and the is to remain in full force. day fixed by law for the first interest or penalty to accrue thereon, the official receipt of the proper officer showing payment of all such taxes and assessments; and, so long as 333

here all is agreed that if the insurance above provided for is not promptly effected and the policies therefor duly deposited, or if the liens, taxes, special assessments, expenses or distorney's fees above specified shall not be paid as hereinbefore provided, the said party Later of in Here . Lof the second part, its successors or assigns, (whether electing to declare the whole in rebterness hereby secured due and collectible or not) may effect the insurance above pro-T Jak vided for and pay the reasonable premiums and charges therefor, and may pay said taxes and special assessments (irregularities in thelevy or assessment thereof being expressly waived) and may pay such liens, expenses and afformty's fees, and all such payments with interest thereon from the time of payment at the rate of ten per centum per annum shall be deemed 973 ALLE

special assessments (irregularities in thelevy or assessment thereof being expressly waived and may pay such liens, expenses and afferenty's fees, and all such payments with interest thereon from the time of payment at the rate of the per centum per annum shall be keemed and may pay such liens, expenses and afferenty's fees, and all such payments with interest thereon from the time of payment at the rate of the per centum per annum shall be keemed and ut is agreed that in case default shall be made in the payment of any installment of said note or of interest thereon when due, or if there shall be a failure to comply with any or either of the terms or conditions of this mortgage, then the said note and the whole indette mess secured by this mortgage, including all payments for taxes, assessments, insur-ance premiums, liens, expenses and attorney's fees hereinabove specified, shall, at the option of the party of the second part and without notice (notice of the exercise of such option of the upper versely waived), become are and collectible at once by foreclosure or otherwise; and upon commencement of any foreclosure or at any time thereafter and prior to otherwise; and upon commencement of such fore laing under them appoint a receiver for said premises to take possession thereof to collect the rents, issues and profits of said premises due to the first part, or any person claiming under them appoint a receiver for said premises to take possession thereof to collect the rents, issues and profits of said premises due therefore, and to up on due there and until the time to redeem the same from the premises in proper condition and repair pending such sale and the expiration of the time to due therefore, and to up all taxes and and the same to make premises in proper condition and repair pending such sale and the expiration of the time to due to the proper condition and repair pending such sale and the expiration of the time to the due to the therefore. The to any dit the time to expiration of the time to due to th premises in proper condition and repair pending such sale and the expiration of the time remembers in proper condition and repair pending such sale and the expiration of the time is remembers therefrom, and to pay all taxes and assessments accruing between the commencement by the foreclosure and the expiration of the period for rememption and all taxes and assess-ments unpaid and tax and assessments sales remaining unredemed at or prior to the fore-sale, and to pay insurance premiums necessary to keep said premises insured in according with the provisions of this mortgage and the premises in proper condition and repair pending such sale and the expiration of the time to redeem therefrom, and to pay all taxes and assessments accouing between the commencement of inter the foreclosure and the expiration of the period for recemption and all taxes and assessman e, sale, and to pay insurance premiums necessary to keep said premises insured in accordance Kurp-anit Ese

And it is agreed that the parties of the first part will repay the party of the second milenne part all reasonable expenses paid in procuring abstracts of title whenever such abstracts shall become necessary to protect the interest or enforce the rights of said party of the second part, and the amounts so paid with interest thereon from the time of payment at the rate of ten per centum per annum, shall be deemed part of the indebtedness secured by this mortgage.

The said parties of the first part hereby expressly waive and release all rights and 4 benefits they have in said premises as a homestead under any law or rule of equity relating to the alienation, exemption or judicial sale of homesteads. In witness whereor, the said parties of the first part h

In witness whereof, the said parties of the first part have hereunto set their hands the day and year first above written. Louis H. Featherston. (L.S.)

In presence of	
Walter L. Morrison,	
R. M. Morrison,	

State of Kansas,

Douglas County,)88.

Ee it remembered that on this 22nd day of Sept 22 A.D. 1921, before the undersigned, R. M. Morrison a Notary Public in and for the County and State aforesaid aforesaid, duly commissioned and qualified, personally came Louis H. Featherston and Lutie G. Featherston, his wife, who are personally known to me to be the same persons who executed the foregoing instrument of writing as grantors, and such persons duly and severally acknowledged the execution of the same. In testimony whereof, I have hereunto set my hand and affixed my official seal the day

and year last written. R. M. Morrison,

(L.S.)

Commission expires Feb. 23rd, 1922.

Recorded Sept, 29, 1921, . At 11:20 o'clock A.M.

Notary Public.

Estieve northruf Register of Dee cs,

Sance the second second

Lutie G. Featherston,

Ferne dloral. Deputy.

-nantitititit

- Later Latit - 1. 1.

Ster

199