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Now, if the party of the first part shall fail to pay, or cause to be paid, any of nd between notes secured hereby, when the same shall become due, or any sum or sums hereinafter mentand ioned, or shall fail in any of the terms and conditions of said prior bond or mortgage, ny, a then this conveyance shall become absolute and the whole sum secured hereby shall at once become due and payable, at the option of the holder hereof, who may at any time thereafter proceed to foreclose this mortgage and sell the premises hereby granted or any part thereof s, party proceed to foreclose this mortgage and sell the premises hereby granted or any part thereof in the manner prescribed by law, appraisement distinctly waived, and out of all the moneys arising from such sale to retain the amount due for principal and interest, taxes and pen-alties thereon; together with the costs and charges of making such sale; and the over plus, if any there be, shall be paid by the party making such sale, on demand to said parties of the first part, and in case of such foreclosure, and as often as any such proceedings may be commenced, the parties of the first part agree to pay the price of extending the of this mortgage to the date of this mortgage to the date of filing such foreclosure case, which abstract expenses shall be due upon the filing of the petition in any such action, and the same shall be a lien upon the land hereby mortgaged, and shall be included in the judgment of foreclosure and taxes as costs therein; and the party of the second part is expressly authorized to pay any and all sums necessary to proeration hich is einafter gage to llowing areditato wit: of North Acres party of the second part is expressly authorized to pay any and all sums necessary to prour (34): tect the title to said premises, and to keep the same free from other liens of whatever of the nature, including attorney's fees in all actions attacking such title or the validity of Section this mortgage, and if said prior mortgage be held by another than the second party, then any part of principal or interest secured thereby, and taken up, held or owned by said sec-(11) place ond party, and any and all other sums paid, as herein authorized, shall be a further lien 1) East upon said land, and be secured hereby, and may be included in any judgment or decree enter-ed hereon; and all sums secured hereby shall draw interest at the rate of ten per centum , One per annum, payable annually, from date said sums are expended, except the series of notes thereof above described, which shall severally draw interest as provided in said notes. t and If all payments be made as herein specified and provided for, then this conveyance lers shall be void; otherwise to remain in full force and effect. C cover-. In Testimony whereof, the said parties of the first part have hereunto set their hands. reed of the Raymond H. Stanley, s of State of Kansas,) Lillian Stanley. cred to: Douglas County,)ss. est on Before me, the undersigned, a Notary Public in and for said County and State, on this oan by 15th day of Oct. 1921, personally appeared Raymond H. Stanley and Lillian Stanley, his wife to me known to be the identical persons who executed the within and foregoing instrument, of of and acknowledged to me that they executed the same as their free and voluntary act and deed Sknowledged to me one of the forth. ne uses and purposes therein set forth. Witness my hand and official seal the day and year above set forth. C. E. Cory, Notary Public. the for the uses and purposes therein set forth. My commission expires Dec. 16, 1922. Recorded Oct. 17, 1921, At 9:30 o'clock A.M. Estace Morchruk, Register of Deeds, Firme Slow. ASSIGNMENT. Deputy. The following is endorsed on the original instrument recorded in book 60. Page 188. Know all men by these presents, that F. C. StarrCounty, in the State of Kansas, the within-named mortgagee in consideration of Thirty thousand Dollars to be in hand paid, 11, 1921. e to the receipt whereof is hereby acknowledged, do hereby sell, assign, transfer, set over and convey unto J. S. Lawson, Trustee heirs and assigns, the within mortgage deed, the real fty Topeka estate conveyed and the promissory note, debts and claims thereby secured and covenants after therein contained. To have and to hold the same forever, subject, nevertheless, to the conditions 18 therein named. ue or In witness whereof, the said mortgagee has hereunto set his hand this 4 day of Oct. 1921. the F. C. Starr. ion Executed in presence of d notes lt or State of Kansas,) nnum Douglas County, Be it remembered, that on this 4 day of October 1921 before me, C. F. Richards a Notary Public in and for said County and State, came F. C. Starr to me personally known to be the same person who executed the foregoing instrument of writing, and duly acknowled ged the execution of the same. In witness whereof, I have hereunto subscribed my name and affixed my official seal on the day and year last above written. he llars, C. F. Richards, Notary Public. ith (L.S.) My commission expires April 4, 1922. 1. at Ester of deeds, Register of deeds, Sume Slove. Deputy. Recorded Oct. 22, 1921, . se At 10;15 o'clock A.M. ame, f notes ult per