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all taxes MCRTGAGE 2 , which This indEnture, wade onis 31st day of December in the year of our oord mineteen hun-dred and Twenty One, by and between Eva M. Anderson and W. N. Anderson, her husband of the operty, or County of Douglas and State of Kansas, parties of the first part, and The Central Trust Co. s mortgage 3 debt to be Witnesseth, that the said parties of the first part, in consideration of the sum of acknowledged, do by these présents, Grant, Bargain, Sell, convey and Warrant unto the said party of the second part, its successors and assigns, all of the following-described real of the the any of the estate, situate in County of Douglas and State of Kansas to wit: ov any The Northwest quarter of Section Twenty Four (24), Township Twelve (12), Range Eightparties Turl Com Fuel een (18), East of the Sixth (6) Principal Meridian. legally To have and to hold the same, together with all and singular the tenements, heredita-ments and appurtenances thereto belonging, or in anywise appertaining, forever, free and deducttely due .... w law clear of all incumbrance except one certain mortgage of even date herewith for \$6500, Read for a for Chestory fer or maturing January 1, 1927. Provided, always, and these presents are upon this express condition, that whereas said parties of the first part have this day executed and delivered their 4 certain prolinguent, on of the And Anternant in, to he second missory notes in writing to said party of the second part, for the sum of \$81.25 each, due . 192. shority. on or before the first days of January and July of each year for two consecutive years. with interest at ten per cent per annum after maturity until payment, both principal and nants interest payable at the office of The Central Trust Co., Topeka, Kansas, and it is disis merigage to end to tinctly understood and agreed that the notes secured by this mortgage are given for and in and shall consideration of the services of The Central Trust Co. in securing a loan for said parties endorsed o ssigns. of the first part, which loan is secured by the mortgage hereinbefore referred to and except of the ed, and the said notes do not represent any portion of the interest on said loan and are to and ass ions be paid in full, regardless of whether said loan is paid wholly or purtly before its The solo in this r all oil maturity. ecome Now, If said parties of the first part shall pay or cause to be paid to said party of 0.10 the the second part, its successors or assigns, said sum of money in the above described notes nsibility mentioned, together with the interest thereon, according to the terms and tenor of the same then these presents shall be wholly discharged and void; and otherwise shall remain in full this ept as to ASES force and effect. But if said sum or sums of money, or any part thereof, or any interest thereon, or interest or principal of any prior mortgage, is not paid, when the same is due, r his cancellal er the or if the taxes and assessments of every nature which are or may be assessed and levied à lease against said premises, or any part thereof, are not paid when the same are by law made due Junon all notes and payable, then the whole of said sum or sums, and interest thereon, shall, by these presents become due and payable at the option of said party of the second part, and said party of the second part shall be entitled to the possession of said premises. In case of foreclosure, said property may be sold with or without appraisement, and with or without the this S. 2ª incipal receiver, as the legal holder here of may elect; and said legal holder may recover interest There ny interat the rate of ten per cent perannum from the time of such default in the payment of interest, or in any of the conditions of this contract. Said party of the second part may, at its option, make any payments necessary to remove any outstanding title, lien, or incumbrance r agreen whole ion of on said premises other than herein stated, and sums so paid shall become a part of the principal debt and shall become a lien upon this real estate and be secured by this mortgage, rt to and may be recovered with interest at the rate of ten per cent per annum in any suit for ll be my past, foreclosure. any sum In witness wherof, the said parties of the first part have hereunto set their hands to the Deeds day and year first above written. 6 ed annual-Eva M. Anderson, principal W. N. Anderson, State of Kansas, Douglas County, ss. Be it remembered, that on this 16th day of January A.D. 1922, before me, the underreunto mentioned signed, a Notary Public, in and for the County and State aforesaid, came Eva M. Anderson and W. N. Anderson her husband who are personally known to me to be the same persons who eal) executed the within instrument of writing, and such persons duly acknowledged the execution 210 cal) of the same. efore me, In Testimony whereof, I have hereunto set my hand, and affixed my official seal, the 8 , came e the day and year last above written. Recorded D. C. Asher, the (L.S.) Commission expires Mar 20, 1924. Notary Public. . Recorded Neb. 1, 1922, ' official At 2:50 O'clock P.M. Estelle Northrut; Register of Deeds; Firme Backned. Deputy,