are given for and in consideration of the services of THE CENTRAL TRUST CO. in securing a loan for said parties of the first part, which loan is secured by the mortgage hereinbefore referred to and excepted, and the said notes do not represent any portion of the interest on said buan and are to be paid in full, regardless of whet-

her said loan is paid wholly or partly before its maturity: Now, If said parties of the first part shall pay or cause to be paid to said party of the second part, its successors or assigns, said sum of money in the above descreted notes mentioned, together with 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 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, or if the taxes and assessments of every nature which are or may be assessed and levied against said premises, or any part thereof, are not paid when the same are by law made due and payable, then the whole 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 receiver, as the legal holder hereof may elect; and said legal holder may recover interest at the rate of ten per cent per annum 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 payment necessary to remove any outstanding title, lien, or incumbrance 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, and may be recovered with interest at the rate of ten per cent per annum in any suit for foreclosure;

In Witness whereof, The said parties of the first part have hereunto set their hands day and year first above writtens

Albert G.Meuffels Olive Meuffels

State of Kansas, Douglas County, SS: Ee It Remembered, That on this 28 day of Oct A.D. 1922 beforeme, the undersigned, a Notary Public, in and for the County and State aforesaid, came Albert G.Meuffels and

Olive Meuffels his wife, who are personally known to me to be the same persons who executed the within instrument of writing, and such persons duly acknowledged the execution of the sames

In Testimony Whereof, I have hereunto set my hand, and affixed my official seal the day and year last above writtens

R.M.Morrison delic. (L.S.) Notary Public:

Commission expires Feb 23rd 1926 Recorded Nove, 7th 1922e .

At 1:35 O'CLOCK P.M.

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MORTGAGE .

This Mortgage, Made this 7th day of November, A.D.1922, by and between LUETTA WARNER and D.H.WARNER, her husband, of the County of Shawnee and State of Kansas, parties of the the first part, and THE DAVIS-WELLCOME MORTGAGE COMPANY a body corporate, existing under and by virtue of the laws of Kansas, and having its chief office in the City of Topeka, and State of Kansas, party of the second part,

WITNESSETH, That the said parties of the first part, in consideration of the sum of FOURTEEN HUNDRED......DOLLARS, to them in hand paid, the receipt whereof is hereby acknowledged, do by these presents Grant, Bargain, Sell and Convey unto the said party of the second part, its successors and assigns, all of the following described real estate, situated in the County of Douglas, and State of Kansas, to-wit:

The South Sixty (60) Acres of the East Half (E_2^1) of the Southeast Quarter (SE_2^1) of Section Twenty Two (22), Township Thirteen (13), South of Range Eighteen (18),

East of the sixth Principal Meridian, containing Sixty (60) Acress more or lesse TO HAVE AND TO HOLD the same with all the singular the hereditaments and appurtenances thereunto belonging, and all rights of homestead exemption, unto the said party of the second part, and to its successors and assigns, forever. And the said parties of the first part do hereby covenant and agree that at the delivery hereof they are the law-ful owners of the premises above granted, and that they will warrant and defend the same in the quiet and peaceable possession of said party of the second part, its successors and assigns, forever, against the lawful claims of all persons whomsoevers PROVIDED, ALWAYS, And these presents are upon the following agreements, covenants and conditions. to-wit:

FIRST: That the parties of the first part are justly indebted to the party of the second part in the sum of FOURTEEN HUNDRED DOLLARS, according to the terms of one certain, hote of even date herewith, executed by said parties of the first part, in consideration of the actual loan of the said sum, and payable to the order of the said party of the second part, with interest thereon at the rate of six per cent per annum, payable on the interest notes thereunto attached; both principal and interest and all