on the east side of said section number fourtean, and thence west on the quarter section line thirty chai-

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I on the east side of raid section number lourtean, and thence west on the quarter section line thirty chains fifteen links to the place of beginning. Also the Southwest quarter of section number twenty-four, township and range aforesaid, except ing thereform a parcel seven rods north and couth by eleven and one-half rods east and west in the North-chart corner of said quarter section, containing about talf an alreals excepting eleven and one-fourth caree, more or less, in the southwest corner of said quarter section, being that portion thereof lying south

of the county road. Togeth 193 Together with the privileges, to the same belonging, and all of the rents, issues and profits

which may arise or be had thereform. TO HAVE AND TO EDLD, the same to the said party of the second part, its successors and assigns which may

forever. And the said parties of the first part hereby covenant that they have good right to sell and convey said premises and that they are free from incumbrance and hereby warrant the title thereto against all persons whomeover. CONDITIONEL, NOWEWER, That if Bradford H Powell one of said parties of the first part his he-conditioned and the second part its

CONDITIONEL HURYLE, HURYLE, That if Bradiora & Powell one of said parties of the first part his he-lirs, executors, administrators or assigns, shall pay or cause to be paid to the party of the second part it is successors or assigns, at the office of said party of the second part in the city of Minwukee, Misconsin, the sum of Ten Thousand dollars with interest according to the terms of a promiseory noto bearing even late herewith executed by Bradford H Powell one of said parties of the first part, to the said party of the the second part its the sum of Ten Thousand dollars with interest according to the terms of a promissory note bearing even hate herewith executed by Braiford H Powell one of cald partice of the first part, to the said party of the second party and shall pay all taxes and special assessments of any kind that may be leveld or assessed within the State of Kansas upon cald premises or any put thereof, or upon the interest of the mortgages, its successors or assigns, in cold premises, or upon the order's accured by this mortgage and procure ind deliver to cald party of the second part, its successors or assign, at its or their home office, bef-bre the day fixed by law for the first interest or penalty to accure thereon, the official receipt of the proger officer shoring payment of all such taxes and accessors and spin, at its or their home office, bef-bre the day fixed by law for the intellings upon said premises inrured against loss or damage by fire in 'to're include insurance company or companies to be approved by the said party of the second part, its suc-cessors or assigns, to the amount of not less (kan ----- dollare (provided, however, that if the policies of sock include insurance company or companies to be approved by the said party of the second part, its suc-cessors or assigns, to the amount of not less (kan ----- dollare (provided, however, that if the policies of narty of the second part, its successors or assigns ing or their interest may appear, and forth-with up-in insurance thereof depost swith the culd party of the second part, its successors or assign said shall keep the buildings and other improvements on hald premises in as good condition and repair here, if any which may be found to exist on said property and all expenses and attorney's fees insured by and purty of the second part, it successors or assigns, by reasons of lightion with third parties to prot-ic the lies of the accords part, it is uncereasors or assigns, by reasons of lightion with third parties to prot-ic the lies of the second part, ithe suc

all's presents to be void, otherwise to remain in full force. If is agreed that if the incurance above provided for is not promptly effected and the poli-tics therefor duly deposited or if the lices takes special assessments expenses or attorney's fees above specified shall not be gald as hereinbefore provided, the said party of the second part, its successors or used into the shall not be gald as hereinbefore provided, the said party of the second part, its successors or used into the said to the shall be indebtedness hereby secured due and collectible or not)may affect the interference of the same second be ready to be said the same second between t 16 And it is agreed that in case defails to defail the state of a party of the second part, its successors or the second part, its successors or not and party of the second part, its successors or veffect the insurance above provided for and pay the reasonable premiums and charges therefor, and may pay the find taxes and special assessment (frregularities in the levy or ascessment thereof being excressly wait-ed) and may pay such liene excences and attorney's feet, and all such payments with interest thereon from the time of payment at the rate of ten per contum per annum shall be deemed part of the indebtedness sec-and it is agreed that in case default chait the second part of the indebtedness sec-

And it is agreed that in cuse default shall be made in the payment as a manerest thereon from And it is agreed that in cuse default shall be made in the payment of any installment of su-in the terms or conditions of this mortgage then the caid note and the whole indebtedness secured by this mor-figure, including all payments for targe, assessments incurned by predicting and the rest thereof when due, or if there shall be a failure to comply with any or either of t-in terms or conditions of this mortgage then the caid note and the whole indebtedness secured by this mo-figure, including all payments for targe, assessments incurned by predicting predicting all payments for the terms of the terms of the part of the control of the part of the control part and without notice(notice of the nereinbeforespecified, shall, at the option of the party of the second part and without notice(notice of the including all payments for targe, assessments incurned as the thereafter and prior to the expe-tence of the time for releasing the party of the second part, its successors or assigns or the purchaser is used all and as a cone and without notice to the purchaser of any person claiming under them appoint a reciver for call predices to the possession thereof to collect the reats issues and prof-its of an is prediction and repair pending of such foreclosure and until the time to redeen the same from the foreclosure cole shall expire, and out of the came to make necessary repairs and keep said premises in proper condition and repair pending when the camonement of the fine to redeen the same from the foreclosure constant second perturbed the camo terms of the foreclosure and the predice and to pay all taree and assessents second perturbed the complexition of the time to redeen therefrom and to pay all taree and assessents second perturbed the complexition of the time to redeen therefrom and to pay all taree and assessents second perturbed and assessments unpuid and tax and assessment whetherefrom and the complexition of the t

is in groper condition and repair pending such sale and the expiration of the time to redeem therefrom and to pay all taxes and assessments secreting totreen the commencement of the foreclosure and the expiration of the period for redemption and all taxes and assessments unpid and tax and assessment cales remaining incredeened at or prior to the foreclosure cale, and to pay insurance prepiums necessary to keep taid grea-tices insured in acordances with the provisions of this mortgage and the expense of the receivership. And it is agreed that the parties of the first part mill repay the party of the ascond part and to proceed the information of this shorter or use habitrate shall become necess-ary to protect the interests or enforce the rights of said party of the second part, and the amounts so add with interest thereon from the time of gagest at the rate of ten per centum per annum, shall be deem of part of the indeticence secured by this mortgage. The said parties of the first part hereby expression and the annum, shall be deem

te freconing wieder Windu 1 + Ha wele The said parties because of the first part hereby expressly waive and release all rights and benefit they have in said premises as a homestead under any law or rule of equity relating to the alienation, ex-mption or judicial sale of homesteads. Carl.

In Witness Whereof the said parties of the first part have hereunto set their hands the day and year first above written.

In Precence of Eleanore Eackney Carl Antria

Bradford H Powell Lola S Powell

F.C. Whipple

otary Public

Das & Wellman

Deputy

TRANSPORT P. P.

egister of Deeds

Jae Wellman

State of Kansas) os Douglas County)

H Stop S. J. Designe county) The It Remembered that on this 11th day of August A.D. 1923 before the undersigned F.C.Whipple Notory Public in and for the County and State aforesaid duly commissioned and gualified personally same bradford H Fowell and Lola S Powell his wife who are personally known to me to be the same persons who account the forepoing instrument of writing as gronotre, and such persons duly and severally acknowledged the execution of the same. he execution of

In Testimony Whereof, I have hereunto set my hand and affixed my official seal the day and yar last written.

(L.S.)

Condission expires Jon 27, 1927.

RECORDED Sept 8, 1923 At 4:00 O'clock P.M.

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