State of Kansas, Douglas County.ss; This instrument was filed for record on the 26th day of March, A.D. 1924, at 11:35 A.M. Sza 6: Mellman -- L'ORTGAGE. From Homer Crawford, et un To Provident Mutual Life Inc. Co. Register of Deeds. By- Jac Wellman Deputy. This indenture made this Tenth day of March A.D. 1924, Between Homer Crawford and Hazel Crawford, his wife, of the Cougity of Douglas and State of Longa (the first party hereto) and ---Frovident Mual Life Insurance Company of Phildelphia, a corporation under the law of the third the second party hereto); Pennsylvania, having its principal office in the City of Phildelphia (the second party hereto); -regrable on the tenth day of March A. D. 1929, with interest at the goarly rate of 5% per cent, payable of the tenth day of the contrys of March and September in each year, evidenced by Interest Notes for the in-stallments of interest aforesaid, accompanying said Principal Note or Notes, said Interest Notes being -----Twenty- five Hundredpayable at the place and in the manner appointed as aforesaid for the payment of said Principal Note or Notes, or at the office of such Trust Company or Bank in such other place as the holder of said Interest Notes may from time to the in writing appoint, with exchange on New York; all said Frincipal and Interest Notes bearing interest after maturity or default in the payment thereof at the yearly rate of ton per cent payable half-yearly until paid; all whereof by reference to said Frincipal and Interest Notes will more fully appear: Now therefore, Said first party, on order to secure the payment of the capital and interes Now therefore, Said first party on order to secure the payment of the capital and interest money aforesaid represented by the Principal and Interest Notes aforesaid, and in consideration of One / Dollar unto the first party paid by the second party, the receipt whereof is hereby acknowledged does by these presents grant, bargain, sell, comey and warrant unto the second party, and to the successors and ass of said second party forever, the following described real estato, situate in Marion Township, County of Do ma Couglas and State of Kansas, to-wit : The East Half of the Southwest Quarter of Section Eleven, Township Fifteen South, Range I Eighteen East of the Sixth Frincipal Meridian, containing Eighty acres, more or less, with buildings and improvements. ²ogether with all and singular the tenemnets, hereditaments, rights, privileges and appurton ances thereunto belonging or in anywise apportaining; hereby releasing and waiving all rights under and by virtue of the Homestead or Homestead Exemption laws of the State of Kansas, and all right to retain possession of snid real estate after default in payment, or after breach of any covenant or undertaking herein by 81d first party to be kept and porformed; To have And To Hold the said real estate with all and singular the tenements, hereditament rights privileges and appurtenances thereunto belonging or in, anywise appertaining, and all the rights of Homestead and Homestead Exemption, to the said party aforever, for the uses and prurposes herein expressed: And all the Said Persons Together Constituting Said First Party, hereby jointly and severally covenant, promise and agree to and with said second party, as follows, to-wit: (1) That said first party is the owner of said real estate in fee simple, and has good right to sell and convey and mortgage the same; (2) That said real estate is free from all liens and encumbrances; (3) That said multiples i moriging the same; (2) that said real estate is free from all liens and encumbrances; (3) That said first party is in peaceable possession thereof and will forever warnant and defend the same against the lawful claims of all persons whomsoever; (4) To pay the Frincipal and Interest moneys hereby secured when and as the same shall become due and payable, without deduction for any taxes, rates or governmental charges of any kind/ and all which said taxes, rates or governmental charges upon the ownership of the party of the second part hereto, or upon the Notes or indebtdness secured hereby, shall be pad by the party Ducke of the first part; (5) Not to commit or permit waste on said real estate, nor allow any of the building situate thereon to become vacant or unoccupied; (6) To pay all taxes and assessments of every kind whi may be levted or assessed within the State of Kansas, upon said real estate, or any part thereof or upon may be levied or assessed within the State of Admass, upon said real estate, or any part thereof, or upon the ownership of said party of the second part in said real estate, or upon the Notes or indebtedness secured by this mortgage, before any taxes and assessments as aforesaid may become delinquent; (7) to procure and keep in force, Policies of Fire Insurance, insuring the buildings which now are, or here-after may be on said real estate, for an amount and in Stock_Companies at all times satisfactory to A.C er th l'this Al Rus alter may be on said real set to, for an amount and in Store Companies at all times set is let up to said second party, so long as any part of the indebtedness hereby secured shall remain unpaid, and to deliver the Policies representing said insurance, to said second party, with standard New York and Penney vania non- contributory Mortgage Clauses attached to said Policies, caking the log_here and penney payable to said second party as additional security; (8) That fil party may pay any/takes or assessent as in this Mortgage provided, redeem said real estate from tay or assessent sale, remove all statutory in the said second party as a distional security; (8) That fil party may pay any/takes or assessent as in this Mortgage provided, redeem said real estate from tay or assessent sale, remove all statutory Lowerton . Lowerton . Ly muched other liens therefrom, and procure said fire In_surance, on failure of the first party so to do; and all moneys so advanced, with interest at the yearly rate of ten per cent, shall be secured by this Wortgage, deller i and shill be repaid by said firstbarty on demand, or on demand and upon the party then in possession of said real estate; (9) That if default shall be made in the payment of said Principal or Interest Not or any of them, when due, or if thereshall be default in the performance of any covenant, undertaking, proa line 3 3 When you when the sources of in or implied by this Mortgage and by the party of the first part to be kept and performed, then and in either such case the whole indebtedness secured hereby, including all month and see kept and performed, then and in either such case the whole indebtedness secured hereby, including all payments made by the party of the second part for liens, taxes, assessments, fireÅnerinane, results, costs, charges, or otherwise howsever, shall, at the pption of said second party, for thit, become due and pay ble, and may be collected at once by foreclosure or otherwise, without notice of breach of such covenant condition, promise or undertaking; (10) That the printipal sum secured by this mortgage, less any proper credit for money already paid on account of said principal sum, shall, in case of such default and the er ercise of such option, bear interest until said principal sum, shall be fully paid, at the yearly rate of ten per cent., as agreed, assessed and liquidated damages for such default, and this Kortgage shall stand as security therefor and thereupon may be foreclosed to pay the same; (11) That upon any such default is shall be lawful for the acrtr of the second part, for the same; (12) The apont parts of the second part, for this for the same second part, for this for the same second part, for the same second part, for this for the same second part, for the same second 3 as security therefor and thereupon may be foreclosed to pay the same; (11) That upon any such default if that be lawful for the party of the second part, at the option of said party of the second part, forthwith to enter into and upon the real estate hereby granted, or any part thereof, and to receive all rents, issue and profits thereof; (12) That if any proceedings shall be brought to foreclose this Mortgage or ticcol-lect the principal or interest represented by the Notes hereinbefore recited, the Court may upon applica-tion at any tice built and the second built of the seco 18 AT. ion at any time during such proceedings or during any period of stay of execution or redeemption from the foreclosure or other judgment or decree, appoint a Receiver to take possession, control and care of said real estate and collect the rents and profits thereof and apply the net proceeds to the payment of

the debt hereby secured; and such application for the appointment of a receiver shall in no manner pre-

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