2'	76		
the optical lastronomy in the second	day of Norven Levin D. 1926 uninee Mational Panko rou je begi digingente the day и и и чаха в на чайновна	aid party of the second port, and said party of the second part shall be entitled to the possession of the presides. In case of foreclosure said property my be old with or without apprelement, and with or their resider, as the legal holder hered of sends default in the payor. In directed in any of the to of en por cent per summ from the 'the second part my at its option and any payoests messessar or move any instantial till a mine and mues so paid shall becore a port of the principal dates or move any instantial till a mine and mues so paid shall becore a port of the principal dates or move any instantial till a mine and mues so paid shall becore a port of the principal dates or move any instantial till a mine and mues so paid shall becore a port of the principal date and hall becore a liem use or cent per annus in any suit for foreclosure. So it the respective partice hereto, their bere accurses administration of the single's and one per consult in the ingular motor chain of the shall be and date in the planel institute the single. A fore funct forth the sourd accurse is the source of the first part have hereants act the and single and work in the ingular motor chain county.set. The sign Alpha Exploid Fratement have a coup, my hand for the Courts and cance the shall are of lines and the person day in the addition of the court and courts.set. The fore the the many performance. In the theory withers are counced the shall not and affixed my official seal, the day and in the state of the court and court in the first part is and muse to 500 Kr. Market 1 and of the Court and the second part is plane and affixed my official seal, the day and in the state of the court and the state of the second part is and state and day of Nov. 1924 before me the dist is the indiverse of the second part. The method hall lish day of November 1 November 1 November 1 and 0 stores the state of fly and 0 (100 Dillare the receipt of the first part , and Lawrence Mational Bank, of Day and the state of the second part: There shall be add	r- y y te- d b day No d d v v v v v v v v v v v v v v v v v
commences and a provide the providence of the pr	congrated this 15 congrated to the total to the total	a he may declare this mortange and note due and payable at any time thereafter and shall be entitled a immediate possession of said premises and foreclosure of this mortagare. And if default be made in the payment of any one of the installments described in this mort age and note when due or any part thereof, then all unpaid installments shall become immedaitely due and payable at the option of the party of the second part or the legal holder of suid note and shall provide at the rate of ten per cent per annum from the date of said note until fully paid. Now if said parties of the first part, shall pay or cause to be paid to said party of he seen all partits successors or cosigns, suid sur of money in the above decortbed note mentioned, together it in interest thereon, according to the terms and tenor of the care, then these presents shall be wholl; is charged and void: and otherwise shall remain in full force and effect. But if said sum or sums of m ey, or may part thereof, or any interest thereon, is not paid whon the same is due; and if the taxes	t- c- y o-
A construction of the second s	Mor reaco	At thereof are not said when the same are by law made due and payable or if the inhirance is but we there is the original said and the same and interest thereon, shall bad by these presents become due and whale and said party of the second part, shall be entitled to the possession of said promises and for the mortgage. And the said party of the second part, shall be entitled to the possession of said promises and for the mortgage. And the said party of the second part, executors, administrators or assigns, that they are lawfully are lawfully descand there of said premises and have good right to sell and cohvey the same, that said premises are year of all incumbrances, except said first mortgage. This mortgage is given for part of the purchase price and less than one-third of the purchase where or, the said premises are said that they will and their heirs, executors and administrators shall, forever warrant and defend the title of the said premises Whereord. The said premises of the first part is are the first part are not said their heirs whereord. The said premises the lawful the said premises the lawful the said premises the lawful chains and admands of all persons whomsoever. In Witness Whereord, the cald parties of the first part rave hereunts ost their hands the	re
		hy and year first above written. Attest: Osie L. Wnite.	

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