## MORTGAGE RECORD 67

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(1) That said first party is the owner of said real estate in fee simple, and has good right to sell: an convey and mortgage the same; (2) That said real estate is free from all lefts and encumberances; (3) That said first party is in peacalle possession thereof and till forever warrant and defend the same against the lawful cloims of all persons whomever; (b) To say the Principal and Interest moneys hereby against the same shall become due and number sthear deduction for any taxes. There are an and the same shall become due and number without deduction for any taxes. convey and mortgage the sume; (2) This midd real estate is free from ell lefam and encomberances; (3) That said first purty is in preachle possession thereof and till forever surrent and defand the sume (3) This midd first purty is in preachle possession thereof and till forever surrent and defand the sum (3) Fint said first purty is in preachle possession the first purty is deduction for any taxes, rates or sequed when any the sum is dealed by the control of the first purty (5). Not to commit or permit to be the second and the second put of the best of the first purty (5). Not to commit or permit mate on said real estate, nor allowing of the best of the order of the order of the second (5) To put all taxes and assessments of avery kind which may be lyind or assessed within the first State mate on said real estate, or any nor thereof, or won the ownership of all corty of the second of Kansas, woon said real estate, or any nor thereof, or woon the ownership of all corty of the second (5) To put all taxes and assessments of avery kind which may be on said real estate, for an amount Invernee, innuring the buildings fich now ere, or herafter may be on said real estate, for an amount Invernee, innuring the buildings fich now ere, or herafter may be on said real estate, for an amount is second party, with standard See Tork and Consultations and there lies a difficult read (3) This said second party may may any and all taxes or assessments as in this Mortange crudide, read-end all second party, may may and all taxes or assessment as in their state errories, when (9) That and store default in the performance of any covenant, underkake, or any of them, (9) That and the estate for the new cent, shall be secured by this Mortange, and shall be repaid by interest sait are estate, and the segment of sait fraincial or laterest Notes, or any of them, (9) That said second party may may any and all taxes or assession of sait real estate; and if y the gearly rute of the mere cent, shall be secure thereof, inc the net proceeds to the payment of the debt hereby secured; and such application for the appointment of a Receiver shall in no manner prevent or retard the collection of all sums secured by this Mortgage, a Receiver shall in no manner prevent or retard the collection of all sums secured by this Mortgage, either by foreclosure or otherwise; (13) That any failure of the party of the second part, shall not any right or option by this Mortgage given or reserved to said carty of the second part, shall not of the party of the second part from exercising any such right or option upon any subsequent default party, shal be cumulative and may be all exercised sum intendeds given or reserved to said second of said rights or remedies shall not exclude or prevent the exercise of the other or others thereof; of said rights or remedies shall not exclude or prevent the exercise of the other or others thereof; (15) That this Mortgage and the Principal and Interest Notes by this Mortgage secured, are made and er-cute under and are in all respects to be construed by the laws of the State (Tansas; (16) That all equated under and are in all respects to be construed by the laws of the State (Tansas; (16) That all equated under and are in all respects to be construed by the laws of the State (Tansas; (16) That all equated under and are in all respects to be construed by the laws of the State (Tansas; (16) That all equated under and are in all respects to be construed by the laws of the State (Tansas; (16) That all equated under and are in all respects to be construed by the laws of the State (Tansas; (16) That all equated under and are in all respects to be construed by the laws of the state (Tansas; (16) That all equated under and are in all respects to be construed by the laws of the state (Tansas; (16) That all equated under the state equation the state (Tansas; (16) That equation the coverants, promises, universe equation the state equation the state (Tansas; (16) That equation the equation the state equation the state equation the coverants, promises, undertakings, agreements, rights, remoties, nrivileges, benefits and obligation by this instrument imposed upon or reserved unto the repeative sarries hereto, shall respectively extenby this instrument imposed upon or reserved unto the repective marties hereto, shall respectively estend to and be blading upon the respective heirs, credutors, administrators, successors and estima of said parties: Provided always nevertheless, That if said first party shall pay all said indebtedness and shall fully keep and cerform all the covenants, undertakings, promises and agreements by said first party to be kept and performed, as appressed in the Mortgage or in the Frincipal and Interest Notes accomp-anying the same, then this Mortgage shall be void and shall be released according to law at the cost of said first marty, otherwise to be in full force and wirthe. It is Eareby Agreed by the Second Party, and for Mortgage of the Mortgage, which a corresponding reduction in interest. That One Hundred Dollars or any multiple thereof may be pair as any interest. principal of this Mortange, with a corresponding reduction in interest. IN TINESS HEARDOF, each of the persons hereinbefore recited as constituting together said first party, has hereunto set his or her hand and seal the day and year first hereinabove written. Event is between the set his or her hand and seal the day and year first hereinabove written. Isabelle Hadl

SIGNED SEALED AND DELIVERED In the presence of us Geo. L. Kreeck

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STATE OF KANSAS. )55

Reg Fee

no. 32.

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County of Douglas )) BI IT REVENSION, that on this 28th day of February A. D. 1925, before me, the under-signed, a Notary Fublic duly appointed, commissioned and qualified in and for the (County and State a-foresaid, a motory Fublic duly appointed, commissioned and qualified in and for the (County and State a-foresaid, a motory Fublic duly appointed, commissioned and used and wife, who are cersonally known to foresaid, and the same persons who executed the within instrument of writing, and such mersons duly acknowl-me to be the same persons for executed the within instrument of writing, and such mersons duly acknowledged the execution of the same. In Testimoany Thereof, I have bereinto set my hand and offixed my official seal, at

edged the execution of the same In Testimoany Thereof, I have hereinabove written. Lawrence, in said County, the day and year last hereinabove written. I. C. Stevenson Notary Public in and of. Douglas

County Kansas.

L. S. My commission expires Oct. 18, 1928