MORTGAGE RECORD 67

date, at its office in Topeka, Kun., with interest thereon from date until maturity at the rate of Sev-en per cent per annua, payable semi-annually, on the first days of July and January in each year, and by ten coupons attached to said principal note, and of even date therest in, and payable to the order of Said THE STATE SAVINGS BAN, Topeka, Kansas, at its office in Topeka, Kansas. of herein, that this mortgage shall also stand as security for any and all additional sums up to five hundred dollars that may be loaned or advances to first parties by second party; and upon the naturing of the present indebedness for any cause, the total debt on any such additional loans shall at the be collectible out of the proceeds of sale through foreclosure. Third,--That the parties of the first part agree to keep all fences, buildings and of any kind; to keep all the buildings which are now or may hereafter be upon the pranises continually insured against fire to the amount of Five thousand Dollars, and adjant to the amount of Five thousand Dollars, in Insurance Companies acceptable to, and with policies payable to, add socond party such insurance policies and to pay all innurance promisms mined us. In case of loss second party may shall be applied either on the indebtedes herefy to make collection. The insurance may artis for a mark policies payable to, add socond party shall be applied either on the indebtedes herefy to make collection. For nongayaent attaches therefor, all taxes and assessments, general or special, which may be the soid a renewal policy not be delivered to saccond party immediately when due and before passessed or levied in the States of Kansay, under any law marking of the social, which may be the soid land, presize or property, or upon the interast of the holder of the social, which may be the soid land, presize or property, or upon the interast of the solad or due and before passessed or levied in the State of Kansay, under any law mark and and any be morinated or any and angoing pay subsequent holde

preceding year. Fifth.--That the party of the second part may make any payments necessary to remove or extinguish any prior or outstanding title, lien or encumbrance on the said premises, pay any costs, charges or attorney fees necessary to maintain the priority of this mortage, pay any of the above man-tioned taxes or assessments, make all needed repairs and effect the required insurance; and any sums so paid shall become a lien upon the said real estate and be collected as a part of the principal debt hereby secured with interest at ten per cent per annum. Surther whether the marties bareto further stree that all the covenants and estates.

Sixth.--That the parties hereto further agree that all the covenants and agreements of the parties of the first part herein contained shall extend to and bind themselves, their heirs, executors, administrators, successors and assigns, and shall inure to the benefit of the party of the

and and executors, administrators, successore and assigns, and shall inure to the benefit of the party of the second part, its successors and assigns. Soventh.--That if such payments as are herein specified be made, this conveyance shall be void; but in case of default in payment of any installment, either of interst or of principal or in the performance of any of the covenants or agreements herein contained; then, or at any time thereafter; the entire debt hereby secured immediately due and payable, and thereupon, or in case of default in payment of said principal debt upon maturity, the said party of the second part shall be entitled to the inmediate porsession of said premises and to receive the rents and profits therefore as additional and collateral security for the indebtedness hereunder, and may proceed to foreclose this mortgage; and from the date of such default all items of indebtedness hereunder shall draw interest at the rate of the next of an unit, and in case of foreclosure the judgment rendered shall provide that the real 8 and the from the date of such default all items of indettedness hereunder shall draw interest at the rate of ten per cent per annum; and in case of foreclosure the judgment rendered shall provide that the real estate shall be sold in the entirety and not in parcels, and any then existing law reducing the present redemption period may govern, at the option of the holder of this mortgage; and said first parties here-by expressly waive an appraisement of said real estate, and all benefits of the homestead exemption and stay laws of the State of Kansas, now existing or hereafter enacted. IN TESTIMONY WHEREOF, The said parties of the first part have hereunto subscribed their names and affixed their seals on the day and year above mentioned. Buch ĝ.

Executed and delivered in presence of

Edwin M. Belles Seal Hortense K. Belles Seal

State of Kansas, Douglas County, ss. BE IT REMEMBERED, That on this 25rd day of April, A. D. 1925, before me, the undersigned a Notary Fublic in and for the County and State aforesaid, came Edwin M. Belles and Hortense K. Belles, his wife, to me personally known to be the same persons who executed the foregoing instrument, and duly acknowledged the execution of the same to be their voluntary act and deed. In Witness Whereof, I have hereunto set my hand and affixed my official seal, the day a more than a spin and the same to be the same persons where the same set my hand and affixed my official seal, the day

Ethel F. Mull

L. S.

My Commission Expires August 8, 1925.

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