## MORTGAGE RECORD 67

as County, ss. filed for ref May A. D. A. M.

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INSURANCE COMPRAY (at its Home office in Wichita, Kansas) in amount and due as follows: \$170.74 shall be prid semi-annually on the 25th day of September & March after the date hereof and until said principal sum shall have been paid in full. From each such payment there shall first applied \$58.74 to pay the semi-annual premium on said Life Insurance Folicy Number 41391, second an amount equal to six per cent interest per annum on the unpaid principal and the balance to be credit. there date until paid. ed on the unpaid principal of the note. All payments to argut ten per cent interest per annum after their due date until paid. The first parties for themselves, their heirs, executors, administrators and assigns, stipulate and agree as follows: First: That the lien created by this inctrument is a first lien on the above described First: That the lien created by this instrument is a first lien on the above described Second: To pay the indebtodness as herein provided, and until the same is fully paid to keep the improvements thereon insured at the expense of the first parties a company or companies satisfactory to second party and deliver to second party the policy or policies of insurance or renewal insurance policies, ten days before any such policy expires. Said insurance shall be maintained in the sum of \$2,500.00 covering fire and tornado with mortgage clause of THE FARMERS & BANKERSLIFE INSURANCE COMPANY attached thereto. of THE FARMENDS & PARADADATES INVERSION OVER AN ADVANCE CONTENTS. THIRD: Until the mortgage indebtedness is fully paid, to pay all semi-annual premiums in advance and to keep said policy of life insurance Number 41331 on the life of Joseph P. Jennings in advance and to keep said policy of life insurance humber 41091 on the life of consentings in full force and effect. Fourth: To pay all taxes, charges and special assessments on the real estate hereinbefore described, before the same become delinquent under the law of the State where the same is located and tohily protect the second party's title and lien on seid property hereby created, against all claims and demands whatseever. Fifth : To keep all improvements on said property in good repair, usual wear and tear excepted. Sixth : That on default in the payment of any taxes, charges, or special ascessments which may be imposed by law upon said premises, or any part thereof, or on the failure to keep said property funced or pay the premiums of insurance on the improvements, the second party, may at its option pay of cause to be paid such taxes, charges, special assessments, or premiums of insurance on the improve ments aforesaid, and the amount or amounts so paid, with interest thereon at the rate of ten percent per annum from date of payment shall constitute a lien on the above described lund and be secured by this mortgage and recovered in an action of forcelorure, the same as if it were a part of the unpaid mort-mare date. and page and neotests in an action of forefourne, the same as if it were a part of the unpaid mort-gage debt.
Seventh : It is further agreed that effer the perment of three annual premiums in each by the insured under Policy Number 41391 according to its formaged mich policy it shall have any reserve value, privileges or bonefits, the second party may at it option apply such resorve value or part thereof as it may see fit or any other privileges or bonefits attaching to said policy of life insurance as ond party, to the payment of any and all interest due on this loan, or at the option of the see terms, all without prejudice to second party's right to declare the entire indebtedness due and payable if it sees fit, and to foreelose this mortgage according to law, and also at its option for cancel said policy of insurance according to its terms and in harmony with the Statutes of Amasa for the cancellation of life insurance premiums on the life of Joseph P. Jennings to its several securities therefor in such order and manare and at such time or time as it may see fit. Tenth : Now if the debt, obligation and the installments described in said note eviden-Tenth : Now 17 the dett,obligation and the installments described in said note eviden-cing sid indebtedness , and herein, be paid when due and each and all of the agreements herein containe be kept and performed as aforesaid, then these presents shall be null and void, but if default be made in the payment of the note or any installment thereof when due, or any interest thereon, or presimmof life insurance or part thereof on said PBior Number 41391 when due, or if any charge, taxes or assessment on the property herein described be not paid before the same become delinguent, then the entire indebtedness hereby secured ( except the uncarned and deferred life insurance promiums) shall at the option of the accord meth-its encessors on secions by within of this continue immediately hereen due and payments hereby secured (except the uncarned and deferred life insurance promiums) shall at the option of the second party, its successors or assigns by virtue of this mortgage, immediately become due and payable at once, without notice, and the second party, its successors or assigns may proceed to foreclose this mort-gage in the manner provided by law and to cancel said life insurance policy on the life of Joseph P. Jennings by the giving of notice of its intention to do so according to Chapter 212 of the Laws of Kansa for 1913, and any act or acts amendatory or supplemental thereto, or the said second party may at its opt avail itself of any rights or remedies of any one of the socurities hereby granted as set forth in para-light hereof, without forfeiting or affecting any other right that it may have hereunder. In mittees Whereof the said parties of the first part have hereunders their hands and avail avail the are first have written. seal on the day and year first above written. Joseph P. Jennings Mrs Addie L. ennings State of Kansas, ð Douglas County Iss: Be It Remembered That on this 25th day of April A.D.1985, before me a Notary Public in and for said County and State , came Joseph P. Jennings and Mrs Addie L. Jennings, his wife, to me personally known to be the same persons who executed the within instrument and ally acknowledged the execution of the same. In Witness Whereof, I have hereunto subscribed my name and affixed my official seal on the day and year last above written. Wm LaCoss Notary Public. L.S. My Commission expires; January 22nd,1929.

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