TGAGE RECORD 67

State of Kansas,

Douglas County, BE IT REMEMBERED, That on this 22nd, day of May, A. D. 1925, Before me, the under-signed, a Notary Public, in and for said County and State, came C. H. Tucker, President of the Watkins National Bank, Lawrence, Kansas who is personally known to me to be the same person who executed the within release and such person duly acknowledged the execution of the same, as the not of said corpor-state.

ation. In testimony whereof, I have hereunto set my hand and affixed my notarial seal on the day and year is above written.

MORTGAGE .

S. A. Wood

Notary Public, Douglas County,

State of Kandas Douglas co.ss; This instrument filed May 27th, 1925 at 2:25 PM.

Don & Thelman

Register of Deeds

L. S. Term Expires April 10, 1929.

Railroad Building ,Loan And Savings Association

Goo. F. Humphrey et ux

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ENOT ALL MEN BY THESE PRESENTS, THAT ----- Geo. F. Humphrey and Annottia B. Humphrey, hei wife----- of Douglas County State of Kansas, first parties do here by mortgage and warrant unto---THE RAILBOAD BUILDING, LOAN & SAVINGS ASSOCIATION, of Newton, Kansas, second party, the following described real estate lying and situate in the County of Douglas in the State of Kansas, to-wit;

Lot 4, Hosferd's Second Addition, City of Lawrence, according to the recorded plat

thereof:-to secure the payment of the sum of ---Thirty-two Hundred -- Dollars--- advanced and loaned by the second party to the first parties on Certificate No. 25653 for 64 shares of the ⁰spital Stock of the second party according to the terms of the certain promissory note of this date,executed by the first parties to second party and to secure the payment of interest on said note, and the dues, by the first parties to second party and to secure the parment of interest on said note, and the dues, fines, or other charges on said stock, in accordance with the Constitution and Ey-laws of second party.

fines, or other charges on said stock, in accordance with the Constitution and By-laws of second party, The first parties expressly agree that they will pay to second party, its successors or assigns on or before the treaty-fifth day of each month the sum of \$38,40 as dues on said stock . or assigns on or before the treaty-fifth day of each month the sum of \$38,40 as dues on said stock . or assigns on or before the treaty-fifth day of each month the sum of \$38,40 as dues on stid stock . or assigns on or before the treaty-fifth day of each month the sum of \$38,40 as dues on the for charges and the further sum of \$26,66 as interest on said sum of \$3,200,00 and also all fines or other charges that may be assessed against sell stock, until such time as said Stock chall reach the ultimate value thereof and fully maine and be fully paid in and of the value of \$100,00 per share according to the thereof and fully mainer and be fully paid in and of the value of \$100,00 per share according to the there and provisions thereof, and the constitution and By-Laws of said sceend party/ ind terms of said note and this mortgage, and all dues and fines and other charges on said stock and keep said premises insured to the insurable value thereof, against Fire and Tornado and deporit all policies of such insurance with, and effect in case of default in the monthly payment of said sums of money or any part thereof, or in the payment of any interest ,or dues,or fines or other charges on said stock, in accordance with the Constitution and By-Laws of said Association, for a period of six morths in a sum equal tothe gross amount of dues, interest, fines, and other charges for the period of six morths then the whole mount of principal, interest, dues on sind Association on any account whatever, nonths, or if the said first parties shall become indebted to said Association on any account whatever, in a sum equal tothe gross amount of dues, interest, fines, and other charges for the period of six morths then the whole m

cessors or essigne, may immediately forecless this mortgage, seconding to law and make sale of said pre-mises and collect all of said sums of money and indebtedness; and second party shall cancelsaid stock and apply the withdrawal value of the same as payment on the indebtedness haroby/secured. It is further agreed that in case of forecleaure of this mortgage the second party shall be entitled , without respect to the condition or value of the mortgaged premises , to maintain and lease the same, and to collect the rents and profits crising therefore during the pendency of such forecleaure and until the dott is fully paid and apply such rents and profits to the payment and sat-isfaction of the amount due under this mortgage, first deducting all proper charges and expenses of such receivership.

such receivership. It is further agreed that the second party at its option, may procure insurance up-on said premises, if first parties fail to procure the same, and charge the amount paid therefor against the fight parties, and the amounts so paid shall beddlen upon said mortgaged premises, and bear interest at the rate of ten por centum per amoun until repaid, and shall be included in any judgment rendered in the forceloure of this mortgage; but whether the second party elects to procure such in-surance or not, it is distinctly understood and greed that in case of any such default all of the said sums of money and the thele of the indebtedness secured by this mortgage shall become immediately dee end area ble.

and payable. It is further agreed that any judgment rendered for any of the indobtedness hereby secured shall bear interest at the rate of ten per centum until paid. The first parties are nonherrs of the said THE RAILROAD BUILDING; LOAN & SAVINES ASSOCIATION, a corporation organized under the laws of the State of Kansas and engaged in the business of a building and loan Association; and this mortgage is made and shall be construed in accordance with the provisions of the Constitution and By-Laws of said Association, end in accordance with the laws of the State of Kansas in every marticular. the State of Kansas in every particular. Witness our hands this 21st day of Hay 1925

Geo. F. Humphrey Annettia B. Humphrey.

State of Kansas, (ss; County of Douglas)

Be It Remembered That on the 22nd day of May A.D.1925 before me, the undersigned notary public, in and for said County and State, came Geo. F. Bumphrey and Annettia B, Humphrey , his notary public, in and for said County and State, cane Meo. F. Humphrey and Annettia B, Humphrey, his wife, and who are personally known to me to be the identical persons the acceuted the foregoing Mortgage deed, and duly acknowledged the execution of the sume to be their voluntary act and deed. In featimony Thereof, I have hereunto subscribed my name and affixed my official seal on the day and year last above mentioned.

My Commission expires on the 29th day of December 1925 . Bernice E. Jones, Notary Public. L.S.