MORTGAGE RECORD 67

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MOR TGAGE

George A. Ott et al. Pioneer Mtg. Co.

To

ANL DODSWORTH STATIONERY CO KANSAS CITY

State of Kansas, Douglas co. ss. This instrument was filed for record Aug. 21, A.D. 1925, At 10:45 A.M. Dea & Willman

Register of Deeds.

This Indenture, Kade this 18th day of August A.D. 1925 by and between George A. Ott and Mary A. Ott his wife of the County of Douglas and State of Kansas parties of the first part and The Pioneer Mortgage Company, a corporation organized under the laws of Kansas, of Topeka, State of Kansas, party of the second part:

Kansas, party of the second part: Witnessoft: That the said parties of the first part in consideration of the sum of Sixteen Hundred and nO/LOO Dollars to them in hand paid the receipt whereof is herely acknowledged do by these presents, Grant, bargain, sell and convey unto the said party of the second part its success-ors and assigns, all of the following described real estate situated in the county of Douglas and State of Kansas, to-wit:

The southwest quarter of the southwest quarter of section thirteen (13) Township thirteen (13) Range trenty (20) east of the sixth Principal, Moridian and containing forty (40) acres more or less

To Have and To Hold the same with all and singular the hereditaments and appurten-ances thereunto belonging or in anywise appertaining, and all rights of homestad examption, unto the said party of the second part and to its successors and assigns, forever. And the said parties of the first part do hereby covenant and agree that at the delivery hereof they are the lawful owners of the premises above granted and seized of a good and indefeasible setted of inheritance therein, free and clear of all incumbrances and that they will warrant and defend the same in the quite and peaceable p possession of said party of the second part its successors and assigns forever, against the lawful claims of all persons whomsoever.

Provided Always, and these presents are upon the following agreements covenants and conditions, to-wit:

Craims of all persons whomeover. Provided Always, and these presents are upon the following agreements covenants and First, That the parties of the first part are justly indebted to the party of the sec-gage note of oven date herewith, executed by idd parties of the first part in consideration of the act-mal loan of first and, and payable to the order of the seld party of the second part with in-rest there and ---- in each year according to the terms of interest notes thereanto attached; both principal and interest and all other indebtedness accruing horeunder being payable in lawful money of the United States of America at the office of The Pioneer Nortgage Company, in Topoka, Kanasa and all of said notes bearing ten per cent interest and arity. Second, That the parties of the first part agree to keep all fences buildings and in-of any kind; to keep all the buildings which are now or may hereafter be upon the first part of me second part with policies payable to it in case of lose to impound the nort state of the first part of insurance of said buildings and to pay all insurance premiums when due. In case of lose it is agreed that the party of the second part may collect the insurance moneys or any deliver the policies to the said parties of the first part for collection. At the election of the said aptry of the second part may collect the insurance moneys or and if and for the first part for collection. At the election of the said are the date of the foreclosure of a shid be applied either on the indebtedness secured from the date of the foreclosure of all buildings and may pay any upufil taxes or excessente charged against shid porters and may may sue as pay id where the abstract of title extended from the date of the foreclosure of the instrance fully to our outstainding title, lien or incumbrance on the promises hereby conveyed and may pay any have the abstract of title extended from the date of record of this mortgage of any the recover-diff in farcels at the part and shift for for

Fifth, That the parties of the first part hareby agree to pay all taxes and a ssess-ments general or special which may be assessed upon said land, premises or property or upon the inter-est of the party of the second part therein, and not to suffer or permit all or any part of the taxes

or assessments to become or remain dolinguent, or any interest therein to be sold for taxes. Sixth, That the parties hereto further agree that all with e covenants and agreements of the parties of the first part herein contained shall extend to and bind their heirs executors, ad-ministrators successors and assigns, and shall inure to the benefit of the party of the second part,

of the parties of the first part herein contained shall extend to and bind their heirs executors, administrators successors and assigns, and shall inure to the benefit of the party of the second part, its successors and assigns. Seventh. That if such payments be made as herein specified this conveyance shall be void but if any note herein described whether for principal or interest or any part of the indebtedness secured by this mortgage or any interest thereon be not paid when due, or if default be made in any consent therein contained, or if at any time any har either federal or state, should be passed imposing or authorizing the imposition of any specific tax upon mortgages bronds, or upon the principal or interest thereos the any specific tax upon mortgages bronds, or upon the indebted extended or interest thereas the early are either of them, and deduct the amount or such tax paid from any money or principal or interest secured by said bond and mortgage the amount or such tax paid from any money or principal or interest thereon, shall at the option of the holder of this mortgage are understary due and payable anything in the note or bond hereby secured or in this mortgage contained to the contrary notwithstending; and it shall then be lawful, and the said mortgages de anthorize the call of payment of any other time as to past, presents or future default hereunder, and incess of default to exponde to be paid when due, the first parties agree to pay to said second part interest the rots of the holds hereby secured at maurer of right to exercise they from the date of the sold mortgages the and on the part of the should be mort time as to past, presents or future default hereunder, and incess of default of payment of any other time as to past, presents or future default hereunder, and incessed to be from the date of the sold to may all on the lawes of the note, from the date of the sold to make a main computed annually on said principal and indeted shall be described to easing accercise and onte, from the date

Reg. No. 1020

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