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## MORTGAGE RECORD 67

a Nortary Public in and for said Countwind State , come C. H. Tucker the mortgagee named in the fore going mortgage to me known to be the same person as executed the foregoing assignment of such mortgage and such person daly acknowledged the execution of said assignment. son daly acknowledged the execution of said assignments. In Witness Whereof, I have becaute set my hand and affixed my Notarial seal the day and year last above written. A. F. Flinn

L.S. My Commission expires April 10,1927. Notary Public.

From Celia A. Church et vir

Commonwealth Investment Co.

## State of Kansas Douglas County This instrument filed May 13,1926 at 8:30 A.M.

Wellman. LAN G Register of Deeds

MOR TGAGE

to-wit:

Lot Numbered 16 in Block 2, Haskell Place ,an addition to the City of Lawrence,-

TO HAVE AND TO HOLD, Together with all and singular the tenements, hereditaments and appurtenances there

TO HAVE AND TO HOLD, togother with all and singular the tenoments, nerealtaments and appurtenances there unto belonging or in anywise apportaining forever. Frowided, Always And these presents are upon this express condition that whereas, said parties of the first part have this day executed and delivered one certain promissory note in writing to said party of the second part of which the following is a copy:

## NOTE . THE COMMONWEALTH INVESTMENT COMPANY

THE COMMONTEALTH INVESTMENT COMPANY 53750.00 Topeka, Kansas, April 24,1926. Twelve Years after date we promise to pay to the order of The Commonwealth Investment Company, a corporation, the sum of THIRTY-SEVEN HUMBRED AND FIFTY DOLLARS, together with interest at the rate of eight per cent per annum on deferred balances,payable from date to date of maturity as follows: \$41.60 on or before the 24th day of May,1926, and a like amount on or before the 24th day of each and every month thereafter to maturity at which time the balance due shall become due and payable It is also agreed that the undersidned mat at any interest paying date make payment in the pay of a land any maturity is proved to the paying bare maturity.

whole or in part of said loan and all payments in excess of the real ar payment hereinboffore provide for, shall be a payment upon the principal and stop interest upon that amount. It is also agreed a

whole of in part of said that an arr payment and store there is the answer of the star answer is a start of the start of t

and insurance premiums to secure the amount of insurance hereinafter provided for. Second. To immediately procure and maintain and keep in the possession of said Company, without lapso, policies of insurance saging; fire and tornado in an amount equal to the amount of this long-covering the buildings now or to be firsted upon the said mortgaged premises, in some responsible insurance company, which policies shall be issued by said The Commonwealth Investment Company. Third. To keep and maintain the buildings now on said premises, or which may be hereafter erected thereon, in good condition at all times and shall not suffer wasto thereon. Fourth,--- That in case of fullure on thisr part of the said of the insuccessors or assigns or grantees, to pay all taxes and assessments when by law they become due and payable or a like failure to keep in force policies on insurance hereinbefore provided for, that the said Company may pay said taxes and assessments and maintain said insurance and that the amounts so expended by it shall be a lion on premises described in the mortcare even the payment of this note and the same may

i of t all on on premises described in the mortgage given to secure the payment of this note and the same may be recovered with interest at a rate not to exceed ten per cent per annum. Fifth. The undersigned hereby assign to the said The Commonwealth Investment Company, the

rents and income arising at any usary to the and the considered investment to appropriate authorize the Company at its option to take charge of said property, collect all rents and income and apply the same on the interest, insurance premiums, taxes, assessments, repairs or improvements necessary to keep property in tenantable condition or other charges, provided said payments or interest are three months in arrans. This assignment of rents to continue in force until the amount secured by this note is fully paid. It is also agreed that the taking of possession shall in no manner prevent

this note is fully paid. It is also agreed that the taking of possession shart in no manner poster or retard the said Company in the collection of said sums by foreclosure or otherwise. Sixth. The undersigned agree that time and punctuality are the essence of this contrac and any failure on their part, their nuccessors or assigns to comply with the foregoing agreements, that the said The Commonweight Investment Company may declare the whole amount of said loan or note to become due and payable and foreclosure of said mortgage may be had. And in case of any such failur amount due on this note shall draw interest at the rate of 10% per annum from the time of such defaul until paid.

Celia A. Church John L. Church;

Now , if said parties of the first part shall pay or cause to be paid to said party of the second part its successors or assigns, said sum of money in the above described note mentioned, together with the interest thereon, according to the terms and tenor of the same, then these presents shall be wholly Another discharged and void and otherwise shall remain in full force and effect. But if and sum or sums of money or any part thereof, or any interest thereon, is not paid when the same is due, or if the taxes and assessments of every nature which are or may massessed and levied against and premises, or any par-thereof, are not paid when the same are by her made due and apayable, then the whole of said sum and runs, and interest thereof, shall and by these presents become due and apayable at the option of the holder hereof, and said uprive of the second part hell be articled to the constitute of the force of the second part is and the article of the second part is and the second part of the second part of the second part is and the article of the second part is and the article of the second part of the second part is and the article of the second part is and the article of the second part of the second part is and the second part of the second part is and the article of the second part of the second part is and the second part of the second p In Witness Whereof, The said party of the second part shall be entitled to the possession of said premises. In Witness Whereof, The said parties of the first part have hereunto set their hands the day and year first above written.

Celia A. Church. John L. Church.

State of Mansas, Douglas County ,ss; Be It Menembered That on this 30 day of April,A.D.1926,before me