MORTGAGE RECOR

co. 55 1927 mas

on the o-wit. ister

in hand

ving

by co

ve and

rtgagee

by its

ny

ntary

y, 85

.

 \mathbf{z}

of and

and the herein

n of seal

35

a A

and

gned

d

589

Mail 2 AMADA

a notary public, in and for said county and state came D. Coen Byrn the mortgages named in the foregoing mortgage to me known to be the same person as executed the foregoing assignment of such mortgage and such person duly acknowledged the execution of said assignment. In Witness Whereof, I have hereunto set my hand and affixed my Notarial seal the the same lest shows written. ion) the Geo W. Kuhne Notary Public. My commission expires Jan. 25, 1930. From Chester A. Hemphill MORTGAGE . State of Kansas, Douglas co. 10 Filed for record, May 5, 1927. Bankers Mtg. Co. No. No. 2587 At 3:15 P.M. Lea/E. Wellman Por Pate 7.50 Register of Deeds. This Indenture, Made May 1, 1927 by and between Chester A. Hemphill(a single man) Topeka, Kansas, party of the second part; witnesseth, That said party of the first part in consideration of the sun of Three schworledged does hereby sell and convey unto the said second part the receipt whereof is hereby following described real estate situated in the county of Douglas and state of Kansas, to-wit: Lawrence, Douglas County, Kansas. whill(a single man) of Build Co. Lot eleven (11) Block Fourteen (14) University Place an addition to the City of Lawrence, Douglas County, Kansas. The debt secured by this Mortgage is further secured by a Fifteen Hundred Dollar Savings Bond in the Bankers Mortgage Company of Topeka, Kansas No. --- and it is agreed that any default of any payment due on said Bonds shall be a breach of the conditions of this Mortgage and shall entities the holder thereof on said Bonds shall be a breach of the conditions of this Mortgage and shall entities the holderthereof To Have and To Hold, said premises with all appurtenances thereunto belonging unto the said party of the second part, its successors or assigns, forever. The said party of the first part covenants with the party of the second part that said party of the first part is larfully soized in are free and clear from all liens and encumbrances; and that he will warrant and defend the title to against the claims of all persons and the said party of the first part hereby relinquishes all his marital and homestead rights and all other contingent interests in said premises the intention being the convex hereby an absolute title to said parentses in fee simple/ inding. Cart. 2 premises ÿ to convey hereby an absolute title to said premises in fee simpled Provided Always, And this instrument is executed and delivered upon the following conditions: First, That said party of the first part shall pay, or cause to be paid to the party of the second part, its successors or assigns, Three Thousand and no/LOO (\$3000.00) Dollars on the first day of May, 1937 with interest thereon, payable scal-annually from May 1, 1927 according to the f terms of one promissory bond or note signed by said party of the first part payable to the order of The Bankers Mortgage Company of Topeka, Kansas, and bearing even date herewith. Second. In consideration of the rate of interest at which the loan hereby secured is the first part of the first part generate to pay any and all targs and assessments which may conditions: I 7 E j Second. In consideration of the rate of interest at which the loan hereby secured is made, said party of the first part expressly agrees to pay any and all taxes and assessments which may be levied or assorsed under the laws of the State of Kansas against said bond or note hereby secured, or the mortgage securing the same, or against the owner of said bond or note and mortgage on account of the debt hereby secured. If, herever, such taxes and assessments added to the interest shall exceed ten per cont per annum upon such principal then the mortgagers therein shall pay only so much of such taxes and assessments as, added to the interest herein and in said note contracted, shall equal ten per cent on the principal of the debt hereby created and secured. F forein P liet thereby E. following is endorsed descr d convey bed cent on the principal of the debt hereby created and secured. Third, Party of the first part agrees to pay all taxes and special assessments levied or assessed against or due upon mid real estate before delinquency and procure, maintain and deliver to said second party its successors or assigns, insurance policies on the buildings thereap in comp-anies to be aproved by the second party, its successors or assigns, for not less than \$3000,00 with National Board Standard Mortgage Clause attached in favor of the second party its successors or assigns is the second party is a successors or assigns, including a successors or assigns is the second party is accessors or assigns attached in favor of the second party its successors or assigns is the second party is a successors or assigns and the second party its successors or assigns is the second party is a successors or assigns in the second party its successors or assigns is the second party is a successors or assigns in the second party its successors or assigns is the second party is a successors or assigns is a second party its successors or assigns is the second party is a successors or assigns is a second party its successors or assigns is the second party is a successors or assigns is a second party its successors or assigns is the second party is a successors or assigns is a second party its successors or assigns is the second party is a second party its successors or assigns is a second party its successors or assigns is a second party is a second party is a second party its successors or assigns is a second party its a second party its successors or assigns is a second party its a second party its successors or assigns is a second party its a second party its second party as their interest may appear; and shall keep the buildings and other improvements in good repair and F condition. ouldine Fourth, It is understood and agreed that if said insurance is not promptly effected, or if the taxes or special assessments levied or assessed against said real estate or against said bond or note hereby secured or the mortgage securing the same shall not be paid before delinquency i i full bond or note hereby secured or the mortgage socuring the same shall not be paid before delinquency said socond party, its successors or assigns (whether electing to declare the whole mortgage due and collectible or not) may effect and pay for said insurance, and may pay for said insurance, and may pay said taxes and special assessments and all such payments with interest thereon at ten per cent per annum, from the time of payment shall be a lien against said premises and secured hereby. Fifth, It is furthor agreed that if default be made in the payment of the interest on said note, or any portion thereof for the space of ten days after the same becomes due, or in the payment of taxes or special assessments said bond or note hereby secured or the State of Kansas against said real estate or against said bond or note hereby secured or the mortgage securing the same before delinquence. Instruct this ŝ mortgaer a t Part I before delinquency, or in case the party of the first part failto perform any of the conditions or before delinquency, or in case the party of the first part failip perform any of the conditions or agreements in this mortgage or in the note hereby secured contained, time being of the essence of this contract, then this mortgage and all sums of money secured hereby, less the interest for the un-expired time, shall, at the option of the second party, its successors or assigns become at once due and payable without further notice, and this mortgage may then be foreclesed and the mortgaged premises sold in one body without appraisement. The note secured by this mortgage shall after maturity (whether the same matures by lapse of time or by the exercise of the option to delare the whole sum (whether the mortgage exercises the option to declare the whole sum due or not) bear interest payment (whether the mort page exercises the option to declare the whole Sum due or not) bear interest at the rate of ten per cent per annum until paid. Sith, and it is further agreed that if an action is commenced to foreclose this Sixth, And it is further agreed that if an action is commenced to foreclose this mortgage, the said second party its fulled agreed unit as shall have the right to have a receiver of the mortgaged property apointed at once, who shall take immediate possession of and control and preser we the same and the rents and profits thereof, for the payment of the mortgage debt, and said receiver's costs and expenses, and may discharge all duties of a receiver. Seventh, And it is further agreed and declared that this mortgage and the bond or note secured hereby are made under and are to be construed, by the laws of the State of Kansas. The foregoing conditions being fully performed this conveyance shall be void, otherwise to be and remain in full force and effect. In Witness Whereof, We have hereunto set our hands May 1, 1927. Signed in the presence of Chester A. Hemphill ---: