Reg. No. 751 MORTGAGE RECORD-73 Fee Paid, \$ 7.50 C ------FROM 0 State of Kansas, Douglas County, ss. Wentera: Lewie Schendel et ux There where Received for record on the 25 day of April A. D. 1930 ... at 2:20 o'clock ... P. M. Genie & Corrosherry Register of Deeds то C. O. Dimmock 3.7% Kanas City Mo. Deputy. THIS INDENTURE, Made the first- day of April Hours Enal Lewie Schendel and Mabel Schendel, his wife Alune part les of the first part, and Cano Mongan Company, of Hiawetha, Kenspe WITNESSETH, That the said part ies. of the first part, in consideration of ... Three thousand Dollars, to them in hand paid, the receipt whereof is hereby acknowledged, do by these presents grant, bargain, sell and convey unto the said party of the second part, and its successors and assigns forever, the following described Real Estate situated in the County of Douglas and State of Kansas, to-wit: The Northwest Quarter of Section Twenty-two, Township Fourteen South, Range Twenty-one East of the Sixth Principal Meridian, containing One hundred sixty acres, more or less. () aur, anere gune Together with the privileges and appurtenances to the same belonging. TO HAVE AND TO HOLD the same to the said party of the second part, its successors and assigns, forever. And the said part 105. of the first part hereby covenant that they have good right to sell and convey said premises and that they are free from incumbrance. ... and hereby warrant eline the title thereto against all persons whomsoever, and waive all right of homestead therein. CONDITIONED, HOWEVER. That if ed mas Lewie Schendel and Mabel Schendel, his wife 10 0 Dimmed 19.84 said partles __ of the first part, __ their, __ heirs, executors, administrators or assigns, shall pay or cause to be paid to the said party of the second part, its successors or assigns, on April 24 , 1935 , the sum of Three thousand Dollars are. with interest, according to the terms of a promissory note bearing even date herewith executed by martgay Lewie Schendel and Mabel Schendel, his wife , the ĉ 2 said parties...of the first part, to the said party of the second part; and shall pay all taxes and special assessments of any kind that may be levied or assessed within the State of Kanasa upon asid primises or any part thereof, or upon the interst of the mortgace, its successors or asigns, in said premises or upon the distribution of the state of the second part, its successors or asigns, it is of their home office, before the interst of the second part is assessed as a second part, its successors or asigns, at its or their home office, before the interst of the second part is assessed as a second part, its successors or asigns, at its or their home office, before the is a second part, its part of the disk benefits even before. The second part, its part is based taxes and assessments and so long as any part of the disk benefits even even is upaid. The second part, its part is based taxes and assessments and the second part is the second part is assessed by fire in some reliable insurance company or companies to be approved by the said party of the second part, its successors or assigns, to the amount of not less than. 02 It is acreed that if the nournee above provided for is not remark in the normal sector and the policies therefore duly deposited or if the liens, taxes, special assessments is to declare the whole individuals specified shall not be paid as hereinbefore provided, the said party of the second part, its successors or assigns, (whether use and election accessments of one part) may differ the insurance above provided for an another provided read part, its successors or assigns, (whether use and election accessments) for one part may achieve the reasonable premises and thereas therefore, and may part part that and the part of the individuals escured the individual secure study of the individual secure study of the individual secure study and may tage the individual secure study election of the individual secure provided for an approximation of the individual secure study and may tage in the individual secure study of the individual secure study is the individual secure study of the individual secure study is the individual secure study of the individual secure study is the i wendered IN WITNESS WHEREOF. The soid partics of the first part have hereunto set their hand 8. the day and year first above written Qualesman. In presence of Lewie Schendel ace W. H. Moherman Mabel Schendel Franklin STATE OF KANSAS. COUNTY, 88 , A. D.1930 , before me personally appeared On this 22nd day of April 10e Lewie Schendel and Mabel Schendel, his wife to me known to be the person named in and who executed the foregoing instrument, and acknowledged that they executed the same as their Legal Seal W. H. Moherman Notary Public in and for said County. My commission expires. June 7th 1930