MORTGAGE RECORD 75

From

То

214

Per Vot

aid Yeb

g full,

9 pied 4

61 been has 92.8 this mortgage d Cuno

original instrument:

5000 note 4

DOL

and

Recorded

Porb Lal

The

7

MORTGAGE

3254 625 -V---

Jecob Schurle at al

Prudential Insurance Company

3:10 A.M. LeakWellman Register of Deeds

At

State of Kansas Douglas Co. ss Filed for record Mch. 5, 1928

This Mortgage made the 22hd day of February A.D. 1928 between Jacob Schurle and Sophie E. Schurle him wife, of the county of Shemmee and State of Kanses parties of the first part and The Prudential Insurance Company of America, a b dy corporate, existing under and by wirtue of the laws of New Jersey and having its chief office 1. the City of Newmark and state of New Jersey, party of the second part.

the second pert. Witnesseth, That whereas the said particeof the first part are justly indebted to the said The Prudential Lasurance Company of America for money borrowed in the sum of Twenty five Humdred Dollars, to secure the payment of which they have executed one promissory note, of even date herewith payable on the 18th day of April A.D. 1933 being principal note, which note bears interest from 'peril Amb. 1633 being principal mote which the bears interest form April 18, 1928 at the rate of five per cent per annum payable semi-annually. Both principal and interest bear interest after maturity at the rate of ten (10) per cent per annum payable annually until paid and said note is made payable to the order of said The Prudential Insurance Company of America, at its office in the City of Newark, New Jersey in gold coin of the United States of America of the present legal standard of weight and fineness or its equivalent.

ent per amm perché ammaly until pad end end end end end perché to the order of haf fre Prodential Insurance Ormany of Aurrien of the present legal etamand of weight and finences or its equival.

of the first part or sesigns until notified by legal holder hereof to account for and to pay over the same to such legal holder.

In case of forcelosure said party of the second part or assigns shall be entitled to have a receiver appointed by the court who shall enter and take possesion of the premises, collect the rents and profits thereon and apply the same as the court may direct, and any judgment for the forcelosure of this mortgage shall provide that all of the land hereit described shall be sold

The topether and not in separate parcels. The foregoing conditions, covenants and greanets being performed this mortgage shall be void and shall be released by the party of the second part at the costs and expense of the parties of the first part otherwise to remain in full force and wirkus. In Witness Whereof, the said parties of the first part have hereunto set their hands and

seals on the day and year first above written.

Jacob Schurle SEAL Sophia E. Schurle (seal)