MORTGAGE RECORD No. 77

27

Rein

in Sec

ge marz

10.

But del annual light

farming.

with.

PROVIDED ALWAYS, And this instrument is executed and delivered upon the following conditions: FIRST, That said parties of the first part shall pay, or cause to be paid to the party of the second part, its successors or assigns, Twenty-five hundred (\$2,500.00) Dollars on the first day of February, 1935 with interest thereon, payable semi-ennuelly, from February 1st, 1530 according to the terms of one promiseory bond or note with interest notes attached, signed by said parties of the first part, payable to the order of the EANXERS LIFE INSUMANCE COMPANY OF NEERASX, and beering even due herewith SZCOND, In consideration of the rate of interest at which the loan hereby secured is made said parties of the first part expressly arree to pay and all taxes and assessments which may be levied or assessed under the laws of the State of Kanses against said bond or notes hereby secured, or the mortgage securing the same, or against the owner of said bond or notes and motes are pay of the dabt hereby enumn unon such principal, then the mortgages herein shell 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 dabt hereby created and secured.

secured. 11, nowver, such takes and assessments added to the interest shall exceed the pare cent per emmu muon such principal, then the mortgages herein 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 dath hereby created and secured. HIED, Parties of the first part agree to pay all takes and special assessments levied or assessed against or due upon said real eated before delinquency and procure, maintain and deliver to said second part, its successors or assigns, for not less than----- loss payable to the decomb party, its excessors or assigns, fail interpance is not promptly offected, or if the taxes or special assessments levied or assessed against said inturpance is not promptly offected, or if the taxes or special assessments levied or assessed against said real eatste or against said bond or notes hereby secured or the mortgage excuring the sume shall not be paid before delinquency, and secure pay print in the same of the day of the day of the same before delinguancy and secure pay print in the same of the day of the day of the same before delinguancy and secure pay print is successors or assigns, for none pay of the of payment, shall be a liea against said promises and secured hereby. IFIFEN, it is further agreed that if default be made in the payment of any interest note, or any print interest thereon at the per camb per annue, from the time of payment, shall be a liea against said and or notes hereby secured or the mortgage securing the same before delinquency, or in case the parties of the first part fail to perform any of the condition or agreement herein contract, then the mortgage, and all sums of mong secured hereby, leas the interest of the maying time, shall, at the secured by this mortage may then be foreclosed and the mortgaged presises soid in one body. The note secured by this mortage may then be foreclosed and the mortgaged by lead by which are the whole secu

able

of ounts

of

such on ere of the day

ys, pre-

said ption of yable, for, ums

nses on f the nt of

, ge, or officer of nd

he

thei r and

ds.

fe,

eby

arty ant with le of free said nst th anđ ey hereby

cond thereof, on nises, nts shall hen esis

or if

Elsi & Conting____ Register of Deeds

Recorded January 23, 1930, A. D. at 4:50 P. M.

......