MORTGAGE RECORD No. 77

TH STATIONERY CO KANEAS CIT

who are personally known to me to be the same persons who executed the foregoing mortgage and such persons duly acknowledged the execution of the same. In Testimony Whereof, I have hereunto set my hand and affixed my official seal the day and year last above written.

Legal Seal

Maud Smith

Term Expires March 3, 1934.

Notary Public, Douglas County, Kansas

163

Reg. No 100

Cor

dea

Fee Paid_, 507

The

following

ting ine

endorad

morpage

22

The.

harring

read

there !

for the stand

nd the 1935

Company

Recorded Oct. 1, 1930 A. D. at 9:40 A. M.

Elui C. Constrong. Register of Deeds

MORTGACE

THIS MORTGAUE Made this let day of September 1930 by J. O. Jones and Anna Barber Jones, his wife of the County of Douglas, and State of Kansas, parties of the first part, to The Davis-Wellcome Mortg-age Company, a corporation, existing under the laws of the State of Kansas, having its office at Topeka, County of Shawee and State of Kansas, party of the second part: WINUSSETH, That said parties of the first part, in consideration of the sum of Two Hundred Twenty Five Dollers, to them in hand paid, the receipt of which is hereby acknowledged, do by these presents, Grant, Bargain, Sell, Convey and Warrant unto the said party of the second part; and described as follows, to rit. Lots Eight (3) and Nine (9) in Block Two (2) in University Place, an addition to the City of Lewrence. To HAVE AND TO PLD THE SAME, Together with all and singular the tements, hereditaments and appurtenances thereto belonging, or in anywise appertaining, forever, free and clear of all incumbrance. This mortgage is subject and second to a mortgage executed by the parties of the first part to The Provided always, And these presents are upon this express condition, that whereas and \$4500,

Provided always, And these presents are upon this express condition, that whereas, said parties

revering the above-described real estate. Provided 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 promiseory note in writing to said party of the second part, payable in installments as follows: \$22.50 on March 1, 1931, Sept. 1, 1931, March 1, 1932, Sept. 1, 1932, March 1, 1933, Sept. 1, 1933 March 1, 1934, Sept. 1, 1934, March 1, 1935, Sept. 1, 1935, respectively, with interest at ten per cent per annua after maurity until payament, but principal and interest payable at the office of The Davis-Wellcome Mortgage Company, Topeka, Kanses, and it is distinctly understood and agreed that the note secured by this mortgage is given for and in consideration of the services of said The Davis-Wellcome Mortgage Company, Topeka, Kanses, and its distinctly understood and agreed that the note secured by this mortgage is given for and in consideration of the services of said The Davis-Wellcome Mortgage Company, Topeka, Kanses, and the said note does not represent any portion of the interest on said loan and is to te paid in full regardless of whether said loan is paid wholly or partly before its maturity. 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 essigns, end 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 discharged and void; and otherwise shall remain in full force and effect. But if said sum or sume set of money, or any part thereof, or any interest thereon, shall by these presents, is not paid when the same is due, or if the taxes and assessments of every nature which are or may be assessed and levid against said premises, or any part thereof, and and party of the second part, is become due and payable at the option of said party of the second part, and aid party of the second part, is become due an to instrument assessments charged against soid property, and may insure said property if default be made in the covenant to insure; and any sums so paid shall become a lien upon the above described real estate, and be secured by this Mortgage, and any but shall shall become a first upon the store described failes extend be secured by this Mortgage. In case of foreclosure it is agreed that the judgment rendered shall provide that the whole of seid real estate shall be sold together and not in parcels. IN WITNESS WHEREOF, The said parties of the first part have hereunto set their hands the day and

year first above written.

J. O. Jones Anna Barber Jones

STATE OF KANSAS, COUNTY OF DOUGLAS, SS.

Land Hand BE IT REMEMBERED, That on this 27 day of September A. D. 1930 before the undersigned, a Notary Public within and for the County and State aforesaid, came J. O. Jones and Anne Barber Jones, his wife who are personally known to me to be the same persons who executed the within instrument of writing and such persons duly acknowledged the execution of the same. IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my notarial seal the day and year last above written.

Legal Seal

My Commission expires March 3, 1934.

Eliz & Camterey Register of Deeds

Maud Smith Notary Public

Recorded Oct. 1, 1930 A. D. at 9:45 A. M.

ina Berber Jones of the first par virtue of the ersey, party of

The Prudential s, to secure the principal sum of num, payable rt agree to pay ch month hereafter applied on the ncipal at the aid on the said by of September

vable annually, America at its

t, in consideration interest thereon to secure the n contained, do essors and assign Two (2) Univer-

incipal and against said e upon said by the State of art will pay the buildings ed by the party by the said he second part policy or policies said policy or hereby secured. provements on t permit nor ovenant shall, d interest due

fault shall be erest thereon, the seme shall he taxes or ce premiuns as hen in such case igns, become the omission of 11 not preclude aults of said the omission of he second part ny time or times,

their option first part to e of ten per under this , be entitled to advanced by the t, or assigns, may be prior and en of this mort-

d to have a llect the rents foreclosure of d not in separate

tatives, to make aring the term at any one paymount so paid

hall be woid and s of the first

is and seals on

al)

Igned, a Notary , his wife,