MORTGAGE	RECORD No. 77	
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4.23 T

and acknowledged to me that he executed the same as his free and voluntary act and deed for the uses and and acknowledgen to me that the second of the time and the first and voluntary act and deed for the uses an purposes therein set forth. IN WINNESS WHEREOF, I have hereunto set my official signature and affixed my notarial seal the day and year first above written.

Legal Seal

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ivery hereof ood and indefeasible ant and Defend s and assigns

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rsigned, a Notary gs, husband and ment of writing

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of Deeds

415) and transfer N. KANSAS.

l, a Notary of Lecompton is executed the person duly

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Public

of Deeds

University y Mortgagor ( ast 6th, 1923 . 10

described wrence, Kansas

ouglas County,

forever quit-

may have acquir-a Corporation assigns forever.

and nine

ppeared Mn. ing instrument

My commission expires December 31, 1930.

Esther McLaury Notary Public

Recorded November 18, 1930 A. D. at 2:05 P. N. Complete Register of Deeds

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MORTGAGE

Reg. No. 1009 Fee Paid 126

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THIS INDENTURE, Made this let day of September, A. D. 1930 by and between George A. Ott and Mary A. Ott, his wife of the County of Douglas and State of Kanses, perty of the first pert, and The Pioneer for the second part. TINNSSETH, That the seid perty of the first part, in consideration of the sum of Seventy and no/100 hereinafter mentioned, as the same fall due, doth hereby Grant, Bargain, Sell, and Mortgage to said party of the second part, its successors and serigns, forever, the following-described tract or parcel to first the tenesity of which is uncreased and hereditaments thereauto belonging, situated in County of Dougles, State of Kanses, to-wit: The Southwest Quarter of the Southwest Quarter of Seventy and no/100 thereinafter mentioned is a successor and serigns, forever, the following-described tract or parcel Dougles, State of Kanses, to-wit: The Southwest Quarter of the Southwest Quarter of Section Thirteen (1) Township Thirteen (13), Range Twenty (20) East of the Sixth Principal Meridian, containing 40 acres, more or less, according to government survey, and warrant, and will defend the title to the same. May 18th, 1925 covering the above-described real estate, and it is distinctly understood and agreed that the notes secured by this mortgage are given for and in consideration of the services of The Pioneer vortgage Company in obtaining an extension of a loan for the party of the first part, secured by the cover any portion of the interest on said prior mortgage, and are to be paid in full regardless of whether the loan by said prior mortgage accured is paid wholly or party before its maturity. The add sum of 50.00 hereinbefore referred to; and the notes of whet merwith, executed whether the loan by said prior mortgage secured is paid wholly or party before its maturity. The add sum of 50.00 hereinbefore referred to; and the notes of the merwith secured by the prior mortgage of \$1,000 hereinbefore referred to; and the notes of even date herewith, executed whethere ho and by said prior mortgage acc

\$15.00 on \$14.00 on \$13.00 on \$12.00 on	the first day of a the first day of a the first day of a the first day of a the first day of a	September 1932 September 1933 September 1934	\$ on t \$ on t \$ on t	the first day of the first day of the first day of the first day of the first day of	19 19 19 19 19
\$12.00 on			\$ on t		19
\$ on '	the first day of	19		he first day of	19

bearing interest es provided in seid notes.

bearing interest as provided in said notes. Now, if the party of the first part shall feil to pay, or cause to be paid, any of the notes secured hereby, when the same shall become due, or any sum or sums hereinafter mentioned, or shall fail in any of the terms and conditions of said prior bond or mortgage, then this conveyance shall become absolute and the whole sum secured hereby shall at once become due and payable, at the option of the holder hereof, who may at any time thereafter proceed to foreclose this mortgage and sell in entirety and not in percels, the premises hereby granted, in the manner prescribed by law, appraisement distinctly waived and out of all the moneys arising from such sale to retain the amount due for principal and interest, taxes and penalties thereon; together with the costs and charges of making such sale; and the overplus, if any there be, shall be paid by the party making such sale, on demand to said party of the first part and the party of the second part is expressly authorized to keep said premises free from all liens of hatever nature, and to pay any and all sums necessary to protect the title to said premises including attornays' fees necessarily incurred in all actions in defending such title or the validity of this or interest secured thereby, and alls using held or owned by said second party, then any part of principal or interest secured thereby, and taken up, held or owned by said second party, and any and all other sums paid, as here in authorized, shall be a further lien upon said land, and be secured hereby, and may be included in any judgment or decree entered hereon; and all sums secured hereby shall draw interest at the rate of the per centum per annum, payable annually, from date said sums are expensed, except the Included in any judgment or decree entered hereon; and all sums secured hereby shall draw interest at the rate of ten per centum per annum, payable annually, from date said sums are expensed, except the series of notes above described, which shall severally draw interest as provided in said motes. If all payments be made as herein specified and provided for, then this conveyance shall be void; otherwise to remain in full force and effect. In Testimony whereof, The said party of the first part has hereunto set their hands.

George A. Ott Mary A. Ott

STATE OF KANSAS, DOUGLAS COUNTY. SS.

Before me, the undersigned, a Notary Public in and for said County and State, on this 15th day of November 1930 personally appeared George A. Ott and Mary A. Ott his wife, to me known to be the ident-ical persons who executed the within and foregoing instrument, and duly acknowledged to me the execut-ion of the same.

WITNESS my hend and official seal the day and year above set forth.

Legal Seal

My commission expires January 23, 1931

Recorded November 19, 1930 A. D. at 9:00 A. M.

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Elie & Complete Register of Deeds

Myrtle McConnell Notary Public