MORTGAGE RECORD No. 77

379

E.e. No. /614

· 11/ 125

ch.

cies 8118 8 B . oneys ance ruction s hereby ivate) ovenente ood or n hereby id real prin-) That edeem m; (7) herein g all ny such , shall shall ens e debt rate of 1 as nah artv paid this all ree or second inege, or at ad by C nd in and ng out -ofand 1 debt of pay it the rds arty, 2.5 mining hereer to ed by debt t of by nd, the ued as đ other age, nd all the in of of ion mear severa. r each

first

11 Int

e of

party, has hereunto set his or her hand the day and year first hereinbefore written.

J. C. Hoggatt Minnie Hoggatt

STATE OF MISSOURI) 88. COUNTY OF JACKSON)

BE IT REMEMBERED, that on this 3rd day of November, 1931, before me, the undersigned, a Motery public in and for the County and State aforesaid, came J. C. Hoggatt and Minie Hoggatt, 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 official seal at my office in state Mo., the day and year last above written.

Legal Seal My commission expires June 22, 1933

Clara Finney Notary Public in and for said County and State

Shie & Comptions Register of Deeds

Recorded Nov. 6, A. D. 1931 at 11:25 A. M.

......

KANSAS MORTGAGE (SECOND)

THIS MORTGAGE, made this 15th day of October A. D., 1931, between J. C. Hoggatt and Minnie Hoggett, His wife, of Wyendotte County, and State of Kansas, (the first party hereto); and FARM WORTGAGE HOLDING COMPANY, a Corporation organized and existing under and by virtue of the laws of the State of Deleware, and having an office in Kansas City, County of Jackson, and State of Missouri

Ministe of Deleware, and having an office in Kansas City, County of Jackson, and State of Missouri, (the second party hereto);
NITHESETH, That said first party, for and in consideration of the sum of FIVE HUNDERD AND MO/100 Dollars, in hand paid, by the party of the second part, receipt of which is hereby acharoledged, has granted, bargained, sold, conveyed and confirmed and by these presents does grant, bargain, sell, convey and confirm unto said second party, and to its successors and assigns forever, all of the following described real estate situate in the County of Douglas, and State of Kanesa, to with following described real estate Stuate in the Southeast Conter of said Section; thence Herst 889 feet; thence South 1960 Feet; these Horth 1960 feet; thence West 889 feet to the beginning, at the following described thereauth S89 feet to the beginning, said excepted tract containing Wo acres. Subject to a prior encubrance of even date herewith in the principal unm of \$1,500.00
TO HAVE AND TO HOLD the same, together with all buildings and improvements now or at any time hereafter located thereon, with all and singular the tenments, hereditments and appurtenances thereus and assigns forever.

Ill the persons together constituting said first party hereby jointly and severally covenant and agree with said second party that said first party is now lawfully selsed in fee of said premises, and has good right to sell or convey the same and that same are free and clear of all liess and encumbrances, except as herein stated and that said first party will forever warrant and defend the same against all lawful cleims of all persons whomeover.

Frovide always, and these presents are upon the express condition that whereas the said J. C. Hoggatt and Minnie Hoggatt, his wife, (is or are) justly indebted unto said second party in the principal sum of FIVE HUNDRED AND NO/100 Dollars, for a loan thereof made by said second party The principal sum of Fivs Housenb AND No/100 Bollars, for a loss thereof made by said second party to said first party, as evidenced by a certain promissory note of even date herewith, made, scecuted and delivered by first party, and payable to the order of said second party at its office in Eanses City, Missouri, in the principal sum of FIVE HUNDRED AND NO/100 Bollars, payable, \$100.00 on the 15th day of October, 1932, 1933, 1934, 1935 and 1936 respectively, with interest from date at the rate of six per centum per annum, payable semi-annually on the 15th day of April and October of each year. All installments of principal or interest, when in default, shall beer interest from the date delinquent to the date of payment at the rate of sight per centum per annum. The within described note is given as part of the purchase price of the herein described real estate. Said note further provides that in case of default in the newset of any interest or principal

from the date delinquent to the date of payment at the rate of eight per calum per amount. The situin described note is given as part of the purchase price of the herein described real estate. Seid note further provides that in case of default in the payment of any interest or principal when due or in the performance of any of the covenants or egreements contained in this mortgage, that then or at any time thereafter during the continuance of such default, the legal holder thereof may at his option, with or without notice, declare the whole debt, both principal and interest, immediately due and payable. Now, if the said first party shall pay the aforesaid indebtedness, both principal and interest, immediately due and payable. Now, if the said first party shall pay the aforesaid indebtedness, both principal and interest, immediately due and payable. Now, if the said first party other ises to remain in full force and effect. All of the persons together constituting said first party hereby jointly and severally further covenant, promise and agree to and with said second party and the holder of said note, as the same and special, hereafter levied or charged there or when due or within the time required by law all taxes and assessments, general and to perform all of the covenants and agreements contained in all prior mortgages, if any; and further to pay any recording fee or tax or any tax or assessment or charge that may be levied, assessed against or required publics of asid mortgage, and note as a condition to maintaining or enforcing the builder of asid mortgage, and party be Moldo Dollars, and secand party, insuring the builder of asid mortgage, and party and the prior and to say if the indettedness freely secured hall remain unpaid, policies of insurance in companies at all times estisfactory to said second party, insuring the buildings which now or hereforts may be on said real state, against lose by fine and lighting in the suid trans and payment of as least FIVE HUMDED AND MO/100 Dollars, and to assign ad d e full suffer any lien superior to the lien hereby created to attach to or be enforced against said real