## MORTGAGE RECORD No. 77

e said THE LARS, to payable on ch 30, 1932

r cent. per PRUDENTIAL States of

erest there

in containe

to secure

ssors and

County of

terest the

premises loan, or s of Kansas pay such lings upon

e party of said party the benefit remain un-

aerein, or arean, or a agree to air as they part thereounder the

t shall be

the taxes on the part

is mortgage of insu , at the eclosed at o exercise zercise

and it of its or ssly waived

eir option t part to ten (10)

under

ion, be ned and second real estate e a part irst part uing to the ment to

arty of the chts and that the rst part, such legs

have a t the rent eclosure and not be void of the d seals

SEAL

STAL STAL

a Hotary

of outh,

A

AND DODEWORTH STATIONERY CO KANGAS CITY NO SEN Public in and for the County and State aforesaid, came WALTER W. GERSTENDERGIE and ELSIE GERSTENDERGER his wife, 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 of the same written. ferm expires April 4, 1934 C. F. Richards n consideration Notary Public, Douglas County, Kansas. STATE OF KANSAS .... COUNTY OF DOUGLAS BE IT REMEMBERED, that on this 30 day of March, A. D. 1932, before me the undersigned, a Notary Public within and for the County and State aforesaid, came EMILIE GENETENBERGER, a widow, who is personally known to me to be the same persons who executed the within instrument of writing and such TH TESTIMONY WEEKDF. I have because at the same. on duly acknowledged the execution of the same. IN TESTIMONY WHEREDF, I have hereunto set my hand and affired my notarial seal, the day and year last agove written. Legal Seal ferm expires April 4, 1934 C. T. Richards, Notary Public Recorded March 31, A. D. 1932 at 9:55 A. M. Sand Continue - Register of Deeds \*\*\*\*\*\*\*\*\*\*\*\*\*\*\* MORTGACE THIS WORTCAGE, Made this 29th day of February, 1932, by WALTER W. GERSTENDERGER and ELSIE GERSTENDERGER, his wife, Emilie GERSTENDERGER, a widow, of the County of Douglas and State of Kansas, partises of the first part, to THE DAVIS-FELLODIE MORTCAGE COMPARY, a corporation, existing under the laws of the State of Kansas, having its office at Topeka, County of Shawnee and State of Kansas, party of the The State of Anneas, marks, and a state of topan, county of oneway and State of Anneas, party of the WITHESSETH, That said parties of the first part, in consideration of the sum of TO HUNDERD FORTY DOLLES, to them in hand paid, the receipt of which is hereby acknowledged, do by these presents, Grant, the real estate situated in the County of Douglas and State of Kansas, particularly bounded and the follows, to wit: The East Half (E) of the Northeast Quarter (NE) and the Southwest Quarter (SE) of the Northeast Quarter (NE) of Section Twenty Mine (29), Township Thirteen (13) South, Range Twenty One (21) East of the Sixth Principal Meridian, containing One Hundred Twenty (120) Acres, more or less. TO HAVE AND TO HOLD THE SAME, Together with all and singular the tenements, hereditaments and ap-purtenances thereto belonging, or in anywise appertaining, forever, free and clear of all incumbrance. His mortgage is subject and second to a mortgage executed by the parties of the first part to THE FRUESTIAL INSURANCE COMPANY OF AMERICA, dated February 29th, 1932, to secure the payment of \$3000, PRUEETIAL INSURANCE COMPANY OF ANTRIDA, dated February 29th, 1932, to secure the payment of \$3000, PRUEETIAL INSURANCE COMPANY OF ANTRIDA, dated February 29th, 1932, to secure the payment of \$3000, PROFINED ALMAYS, And these presents are upon this express condition, that whereas, said parties of the first part have this day executed and delivered one certain promisery note in writing to said set, 30, 1935, March 30, 1934, Sept. 30, 1934, March 30, 1935, Sept. 30, 1935, March 30, 1935, Sept. 30, 1935, March 30, 1934, Sept. 30, 1934, March 30, 1935, Sept. 30, 1935, Marc 30, 1936, Sept. 30, 1935, March 30, 1937, Sept. 30, 1937, March 30, 1936, Sept. 30, 1935, Marc 30, 1936, Sept. 30, 1940, respectively, with interest at ten per cent per mums after maturity until payment, both and it is distinctly understood and agreed that the note secured by this mortage is given for and in respective of the first pert, which loan is secured by the mortage is diven for and in for said and the said note does not represent any portion of the interest on said loan dis to be paid in full, we have the end of the first pert shall pay or cause to be paid to said party of the second respectives of mathematics and theor of the same, then these presents shall be wholly pert, its successors or assigns, said sum of monty in the above described note mationed, together with the interest thereon, according to the terms and tenor of the same, then these presents shall be wholly is not paid when the same is due, or any interest thereon, or interest or principal of any prior mortages, mathematical when the same is due, or any part thereof, are not paid at and is to respect any be made the and payable, then the whole of said sum of sums, and interest thereon, shall, by these presents of the shift and harris and premises. In case of forcelosure, said party of the second part shall be entitled to the possession of said yparty of the rese of any same state with the soid when the same is due, or if the taxes and assessements of erer of such default in the payment of interest, or in any of the conditions of this contract. Party of the second part may make any payments necessary to remove or extinguish any prior or outstanding title the or incumbrance on the premises hereby conveyed, and may pay any interest or other charges here-after accruing on any prior incumbrances on the premises hereby conveyed, provided such interest or other charges are not paid promptly when due by parties of the first part, and may pay any unpaid taxes or assessments charged against said property, and may insure said property if default be made in the covmant to insure; and any sums so paid shall become a lien upon the above described real estate, and the secured by this Mortgage, and may be recovered, with interest at tem per cent, in any suit for the

be soured by this Mortgage, and may be recovered, with interest at ten per cent, in any suit for the forelosure of this Mortgage. In case of foreclosure it is agreed that the judgment rendered shall

Pail 5-5-32 Rended 3:2

Rug. Tat -

Zh.

hull and

and file a

my Williams

Jed.

(Carp.

0

In a constin

4.91