MORTGAGE RLC

continue a first lien upon said premises, and that said note and mortgage and all their covenants and conditions shall remain in force except as herein modified. IN WITNESS WEREDF, the said Englin F. JOHNSON and LAURA M. JOHNSON, his wife, have hereunto set their hands and seals this jrd day of March, 1932.

Edward F. Johnson (SEAL) Laura M. Johnson (SEAL)

STATE OF KANSAS SS: COUNTY OF DOUGLAS

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On this Ninth day of April, 1932, before me personally appeared EDMARD F. JOHNSON and LAURA M. JOHNSON, his wife, to me known to be the persons described in, and who executed the foregoing instrument, and to whom I made known the contents thereof and acknowledged that they executed the same as their free and voluntary act and deed for the uses and purposes therein expressed. IN TESTIONY WIERDOF, I have hereinto set my hand and affired my official seal at my office in said county the day and year last above written.

Legal Seal My term expires May 12, 1934

L. E. Hoover Notary Public

Recorded June 10, A. D. 1932 at 10:00 A. M.

Stand Chargener - Register of Deeds

MORTGAGE

THIS MORTGAGE, Made this 3rd day of March, 1932, by EDWARD F. JOHNSON and LAURA M. JOHNSON, his wife, of the County of Douglas and State of Kansas, parties of the first part, to THE DAVIS.WELLCOME MORTGAGE COMPANY, 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 second part: WINTESSETH, That said parties of the first part, in consideration of the sum of ONE HUNDHED MINERY FIVE DOLLARS, 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; its successors or assigns, the real estate situated in the County of Douglas, and State of Kansas, particularly bounded and described as follows, to wit; in consideration of the sum of ONE HUNDRED NINETY Rom 0

The Southeast Quarter (SE2) of Section Twenty Eight (28), Township Thirteen (13) South, Range Twenty (20) East of the Sixth Principal Meridian, containing One Hundred Sixty (160) Acres, more or less.

TO HAVE AND TO HOLD THE SAME, Together with all and singular the tenements, hereditaments and ap-partenances 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 FRUDENTIAL INSURANCE COMPANY OF AMERICA, dated February 27th, 1922, to secure the payment of \$5500, covering the above-described real estate.

FROVIDED 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 promissory note in writing to said part of the second part, payable in installments as follows: \$19.50 on Sept. 3, 1932, March 3, 1933, Sept. 3, 1933, March 3, 1934, Sept. 3, 1934, March 3, 1935, Sept. 3, 1935, March 3, 1936, Sept. 3, 1936 and March 3, 1937, respectively, with interest at ten per cent per annum after maturity until payment, both principal and interest payable at the office of THE DAVIS-WELLCOME MORTAGES COMPANY, Topeka, Kansas, ad it is distinctly understood and agreed that the note secured by this mortages is given for and in consideration of the services of said THE DAVIS-WELLCOME MORTAGES COMPANY in securing a loan for said parties of the first part, which loan is secured by the mortage hereinbefore referred to and excepted, and the said note does not represent any portion of the interest on said loan and is to be paid in full regardless of whether said loan is paid wholly or partly before its maturity.

The following is undered on The elder secured by this more and the elder secured by this more and the secured by the more and the secure of the second second the second second second second second the second seco regrities of whether send form is paid wholly or party before its maturity. 10%, if said parties of the first part shall pay or cause to be paid to said party of the second part, its successors or assigns, said 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 sums of this more on the original in this more paid to base the trends this set of Shrin Alat General Town to L. Davis intendent of the same of the same is due, or if the taxes and assessments of every nature which are or may be Is not paid when the same is due, or if the taxes and assessments of every nature which are or may be assessed and levied against said premises, or any part thereof, are not paid when the same are by law take due and payable, then the whole of said sum or sums, and interest thereon, shall, by these presents, become due and payable at the option of said premises. In case of forclosure, said property may be fold with or without appraisement, and with or without receiver, as the legel holder hereof may elect; and said legal holder may recover interest at the rate of ten per cent per ammum from the time of such default in the payments necessary to remove or extinguish any prior or cutstanding title, lien second part may make any payments necessary do remove or extinguish any prior or cutstanding title, lien be or incumbrance on the premises hereby conveyed, and may pay any interest or other charges hereafter acc on any prior incumbrances on the premises hereby conveyed, provided such interest or other charges are We any prior incumerances on the premises here, conrect, provide any unpaid taxes or assessments charged against said property, and may insure said property if default be made in the covenant to insure; and any cumes so paid shall become a lien upon the above described real estate, and be secured by this kortgage, and may berecovered, with interest at ten per cent, in any suit for the foreclosure of this Nortgage, and may bereavered, with interest at ten per cent, in any suit for the foreclosure of this Nortgage. In case of foreclosure it is agreed that the judgment rendered shall provide that the whole of said 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.

Edward F. Johnson Laura M. Johnson

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