MORTGAGE RECORD No. 77

<pre>include include the left and the left and better of the left of the left of the part hereby merres and that may after the left of the house tend, appraisement, exemption and stay laws of the State of Kansas, and agree to pay all fees necessary for recording this instrument. ONDITIONED, HONEVER, That whereas, the sold parties of the first part, are justly indebted to the sold The Equitable Life Assurance Society for money borrowed in the principal wu of Fifteen Hundred and no/100 Dollars, to secure the payment of which, the parties of the first part, have executed and elivered to the sold The Equitable Life Assurance Society a certain promissory note in the su of Fifteen Hundred and no/100 Dollars, bearing even date herewith and payable to the order of the The Equitable Life Assurance Society a certain promissory note in the su of Fifteen Hundred and no/100 Dollars, bearing even date herewith and payable to the order of the The Equitable tife Assurance Society, its successors or assigns, according to the tenor and effect of seld on the with interest thereon from April 1st, 1933 to maturity, at the rate provided for in seid note, and both principal and interest to bear interest after maturity at the rate of the (10) per cent per annum, payable semi-annually, until paid. Ad soid parties of the first part expressly agree to pay the said note and the interest thereon from April 1st, 1933 to maturity, at the rate of the interest thereon from April 1st, 1933 to maturity at the said note and the interest thereon for upon the interest of the mortgage, its successors or assigns, in said premises, or upon the note or upon the interest of the interest of fice before the day fixed by law for the first interest or penalty to accrue thereon, the official receipt of the berops rollars, loss, if any, payable to the mating policies of fire and if required tornado and windstorm insurance, of whatever nature and of whatever mature, she there at a seigned, policies of its escines, but the sectore of part of the ecoty part (t</pre>				and the second se	
<text><text><text><text><text><text><text><text><text></text></text></text></text></text></text></text></text></text>			A55	IGNMENT	
The same to The Astan Philding and Long Astociation, Spyches, Fames. The First Watchell Schule Schu		(The following is	endorsed on the original i	nstrument recorded in Mortgage Book '	76, Page 339)
<pre>targe Booking Free. torp. Seal</pre>		For Value Received, the undersigned owner of the within mortgage, does hereby assign and transfer the same to The Astna Building and Loan Association, Topeka, Kansas.			
<pre> Set Term of Dangles To set of Dangles The set</pre>		Corp. Seal		William Docking	res.
in and for said Courty and State, cane He Docklap, as President and Scores Docklap, as Ocklap, as Courts of it. He for a court of the service of the serv			55:		
by connection Expires Sept. 10, 1935. Detury Poblic Hey connection Expires Sept. 10, 1935. Detury Poblic Hexade Section September 2015. Section Se		in and for said Count Nat. Ek the mortgaged the foregoing assign assignment, as the of IN WITNESS WHER	ty and State, came <u>Wm</u> . Dock s named in the foregoing mo- ment of such mortgage and s fficers of said Bank.	ing, as President and George Docking, trage to me known to be the same per ich persons duly acknowledged the exe	as Cashier of 1st. sons as executed cution of said
			s Sept. 10, 1935.		
<text><text><text><text><text><text><text><text><text></text></text></text></text></text></text></text></text></text>		Recorded May 19, A. I	0. 1933 at 1:15 A. M.	Enis & Convelieurs	Register of Deeds
This HIDEFURE, knde the let day of April 4. D. 1933, between Honer H. Gertenberger and Erns bertenberger, his wife parties of the first part, and The Zpuitable Life Assumes Society of the score principal office at number 393 Seventh Arenue, New York City, Jr. Y., party of the second part; THINESSET, That the said parties of the first part, in consideration of Fitteen Hundred and ap/100 boltars, to them in hand paid, the receipt whereof is hereby acknowledged, do by these presents great, following described Real Extate situated in the County of Dourles and State of Kanas, to -sti: Suth Raif of the Southwest Quarter of Section Thirty-two (32), Township Thirteen (13) South, Sange Tearty-one (21), East of the Sixth Frincipal Meridian (13) Dourse of the southwest Quarter of Section Thirty-two (32), Township Thirteen (13) South, Sange Tearty-one (21), East of the Sixth Principal Meridian (13) Dourse of the grant part, its successors or assign forever. The the said parties of the first part, hereby core and and indefeable setted of inheritance therein, and that they have a good right to sell and convey said premise and that they are and and the said parties of the first part hereby core mant and agree that at the delivery hereof they indicate therein, and that they have a good right to sell and convey said premise and that they are indicated to the house and party of working the south State of Kanasa, and agree to 200 Hill Merce and all incombranes, and that the parties of the first part, have accented and defend the title thereto against the claims of all persons Wanscower, and hereby part, and gree to the state the acceleration of the approximation and stay laws of the State of Kanasa, and gree to 200 Hill Merce to second the instrument. Dividing the Merce and the said parties of the first part, have accented and define the title thereto against the claims of all persons Wanscower, and here the said and the and 100 Dollard the south the there and party have acceleratin provinging the the stare of the party of the ap				•••••	
This HIDETURE, Hade the let day of April 4. D. 1933, between Homer B. Geretemberger and Erna bertemberger, his wife parties of the first part, and The Spuitable Life Assumes Society of the score principal office at number 393 Seventh Arenue, New York City, Jr. Y., party of the second parts THINSERT, But the said parties of the first part, in consideration of Fitteen Hundred and ap/100 boltare, to them in hand paid, the receipt whereof is hereby acknowledged, do by these presents great, spain, sell and convey unto the said party of the second part, its successors or assigne forever, the following described Real Extate situated in the County of Doules and State of Kanas, to -vit: Suth Raif of the Southwest Quarter of Section Thirty-two (32), Township Thirteen (13) South, Sange Teury-one (21), Eact of the Sixth Frincipal Meridian (13) South Sange Teury-one (21), Eact of the Sixth Frincipal Meridian (13) South Sange Teury-one (21), Eact of the Sixth Frincipal Meridian (14) South Sange Teury-one (21), Eact of the Sixth Frincipal Meridian (13) South Sange Teury-one (21), South Fitter (14) South Sange Teury (14) South Sange Teury-one (21), South Sange Teury, Sange Teury (15) South Sange Teury (14) Sange Teury (14) Sange Teury (15) South Sange Teury (15) Sange Teury (15) Sange Teury (15) Sange Teury (15) Sange Teury (15) Sange Teury (15) Sange Teury (15) Sange Teury (15) Sange Teury (15) Sange Teury (15) Sange Teury (15) Sange Teury (15) Sange Teury (15) Sange Teury (1					
<pre>pertenserger, ins percises in the list part, and the injuitable list state of her Tork, hving its principal office at number 305 Seventh Arenne, Her Tork Oky, E. Y., party of the second part: ITTENSSET, fast the sell percise of the first pert, in consideration of Fitteen Hundred and mo/100 Dollars, to them in hand paid, the receipt whereof is hereby acknowledged, do by these presents grant, both and convey much the said party of the second part, its successors or ansigns forever, the following described Real Estate stuated in the County of Doulas and State of Rennes, to-wit: South Half of the Southwest Quarter of Section Thirty-two (32), Township Thirteen (13) South, Range Orenty-one (21), East of the State Principal Meridian and containing 50 acres, more or less. To MATZ ADD TO EDD the same with all and singular the hereditaments and spourtenances therewinto both, Bange Orenty-one (21), East of the Section Thirty-two (32), Township Thirteen (13) South. Bange Orenty-one (21), East of the Section Thirty-two (32), Township Thirteen (13) South, Bange Orenty-one (21), East of the State of Anne and State of Anne and Part, its successors or ansigns forever. And the said parties of the first part hereby covenant and agree that at the delivery hereof they are the lawful onested, appression and acting the first part hereby appressly waite and defend the title thereto against the claims of all persons whomeover, and hereby appressly waite all bey all fees necessary for recording this instrument. UDUITIONED, HOWING, That Warnes, the and parties of the first part, here used and delivered to the and mo/100 Dollars, bearing even date herewith and provibe to the order of the The Equitable Life Ansurance Society, for money borrowed in the principal conduction thereof, and both principal and interest to bear interest after maturity at the rate of provide for in seid note, and dollared the south part is successors or ansigns, in each precise, or upon the must of thirdeen Mandred and mo/100 Dollars, bearing evend and all pay</pre>				MORTGAGE	
may elect; and in the event of foreclosure hereunder, with power to assign to the purchaser at fore-	1 th 21 of top frind 196 21, 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1	its principal office at number 503 Seventh Arenue, The York Gity, N. Y., party of the second part: UTURDESTER, That the said party of the receipt whereof is hereby acknowledged, do by these presents grant, bargain, sell and convey unto the said party of the second part, its successors or assigns forever, the following described least status trained in the County of Dougles and State of Kanses, to-wit: South Half of the Southwest Quarter of Section Thirty-two (32), Township Thirteen (13) South, Range Twenty-one (21), East of the Sixth Principal Meridian end containing 50 acres, more or less. The MAX MD TO BDD the same with all and singular the hereditaments and appurtenances thereunto belonging unto the said party of the second part, its successor or assigns forever. And the said parties of the first part hereby covenant and agree that at the delivery hereof they are the lard outers of the premises above granted, and saired of a good and inaddesaible estate of inheritance therein, and that they have a good right to sell and convey said premises and that they are free and clear of all incubrances, and that the parties of the first part hereby warrent and defend the title thereto against the claims of all presons whomeover, and hereby appressly waive all benefit of the homestead, appretisement, exception and stay laws of the State of Kanses, and agree to pay all fees necessary for recording this instrument. COUNTIONED, HONTSUR, That warrenes, the sald parties of the first part, have excented and delivered to the said The Equitable life Assurance Society a cortain provised to the order of the The Full the Assurance Society for money borrowed in the principal sum of Fifteen Rundred and no/DO Dollars, to secure the payment of which, the parties of the first part, have excented and delivered to the said The Equitable life Assurance Society a cortain provised ro the order of the The Full the Assurance Society for money borrowed in the parts the receint of the first part Appression, according to the order of the The			
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