MORTGAGE RECORD No. 77

he day and as follows: beginning at the Northwest corner of said quarter section; thence as follows: beginning at the Northwest corner of said quarter section; thence South on said quarter section line 29.55 rols to a stake; thence Zest and purellel with the North line of said quarter section 70.32 rols to a stake; thence North line of said quarter section; thence West on the North line of said quarter section 70.32 rols to the place of beginning) containing in all 95.57 acres more or less. med w Kalu June et an and containing 95.57 acres, more or less. TO HAVE AND TO HOLD the same with all and singular the hereditaments and appurtemances thereunto helonging unto the said party of the second part, its successors or assigns forever. And the said parties of the first part hereby covenant and agree that at the delivery hereof they are the level around of the premises shows granted and setsed of a good and indefeasible estate of of Deeds Arian we many and and and added to Deriting a here the contained of the actuated of its and beenting and the and the constitut of an union bally of the and the constitut of any and the set of the and and the bank parties of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, and that they have a good right to sell and convey said premises and that they are are the lawrul owners of the premiers of the premiers and that they are inheritance therein, and that they have a good right to sell and convey said premiers and that they are free and clear of all incumbrances, and that the parties of the first part hereby warrant and defend they into the present the claims of all persons whomsoever, and hereby expressly waive all benefit of the homestead, appraisement, exemption and stay laws of the State of Kansas, and agree to pay all fees necessary for recording this instrument. Dollars, CONDITIONED, HOWEVER, That whereas, the said parties of the first part, are justly indebted to the Dollars, 28, and f Deeds of y 21, 1934; 21, 1938. Construction, HURESE, That whereas, the said parties of the first part, are justly indebted to the said The Equitable Life Assurance Society for money borrowed in the principal sum of Twenty-six Hundred and no/100 Dollars, to secure the payment of which, the parties of the first part, have executed and delivered to the said The Equitable Life Assurance Society a certain promissory note in the mum of Equitable Life Assurance Society, its successors or assigns, according to the tenor and effect of said owner of ote Twenty-six numbers and no/100 bollers, bearing even date herewith and payable to the order of the line Equitable Life Assurance Society, its successors or assigns, according to the tenor and effect of said and both principal and interest to bear interest after maturity, at the rate provided for in said note, note, with constitution of the same set of ten (10) per cent per of time cept as and both principal and interest to bear interest after maturity at the rate of tem (10) per cent per and both principal and interest to bear interest after maturity at the rate of tem (10) per cent per annum, payable annually, until paid. And soid parties of the first part expressly agree to pay the said note and the interest thereon kind that may be level or assessed within the State of Kansas upon said premises, or any part thereof, or upon the interest of the mortgage, its successors or assigns, in said premises, or upon the note or or assigns, at its or their home office, before the day fixed by law for the first interest or penalty assessments; and, so long as any part of the proper officer showing payment of all such taxes and policies of fire and if required tornade and windstor insurance on the buildings erected and to be of the party of the second part, to the around of ______ or loss, if may perable to the mortgage or manunt, then out on said improvements or fixtures thereto, at the note may rected upon the second part, to the second part, to the second part, of the party of the second part, to the around of ________ or loss, if may perable to the mortgage or amount, there out on said improvements or fixtures thereto attached during the existence of the debt hereby secured, shall be constantly assigned, pledged and delivered to said party of the second part, for further securing the payment thereof; all remeal policies to be delivered to the party of the second part, thereby secured, shall be constantly assigned, pledged and delivered to said party of the second part, the securing the payment thereof; all remeal policies to be delivered to the party of the second part, thereby secured, the payment thereof; all remeal policies to be delivered to the party of the second part. entioned, La Origina & indianant basista of the Charles States, dan to Equal the a first basis of Oright County States of the state of a state of the cap of the state the to be a state of the states of a county of a capacity of the County States the capacity of the County of the County of the state of a county of a capacity of the States of the states ta Fhi Deeds 5 Hout for further securing the payment thereof; all renewal policies to be delivered to the party of the secon part at its New York office at least three days before the expiration of the old policies, with full power hereby conferred to settle and compromise all loss claims, to demand, receive and receipt for all moneys becoming payable thereunder, and the same to apply toward the payment of said obligations, unless mce, Kans otherwise paid, or in rebuilding or restoring the damaged buildings as the mortgages may elect; and in reby corded in as. the event of force'ssure hereunder, with power to assign to the purchaser at forcelosure sale the unexpired term of all such policies; and shall keep the buildings and other improvements on said premises in as good condition and repair as at this time, ordinary wear and tear only excepted; and shall keep and premises free from all statutory liens, and upon demand by the said party of the second part, its successors or assigns, shall pay all prior liens, if any, which may be found to exist on said property, tim band with their their sumstray in face for the former to the second april 2000 in Considerat the former to the second could be the considerat and the add the Charles to and the second second successors or assigns, shall pay all prior liens, if any, which may be found to exist on said property, and all expenses and attorney's fees incurred by said party of the second part, its successors or satigns by reason of litigation with third parties to protect the lien of this mortgage; all of which mortgage will be satisfied of record, the expense of which satisfaction the parties of the first part agree to pay, otherwise to remain in full force. It is agreed that if the lisurence above provided for is not promptly effected and the policies therefor duly denosited or if the lisure. 2 ry Public erson who It is egreed that if the insurance above provided for is not promptly effected and the policies therefor duly deposited or if the liens, taxes, special assessments, expenses or attorney's fees above or assigns, (whether electing to declare the whole indetedness hereby secured due and collectible or not) may effect the insurance above provided for and pay the reasonable premiums and charges therefor, and may pay such insurance above provided for and pay the reasonable premiums and charges therefor, thereon from time of payment at the rate of ten (10) per cent per annum shall be deemed a part of the indebtedness secured by this mortgage, and may pay said taxes and assessments (irregularity in the law from time of payment at the rate of ten (10) per cent per annum shall be deemed a part of the indebtedness secured by this mortgage, and may pay said taxes and assessments (irregularity in the law from time of payment at the rate so made and provided for by the statutes of the State of Kansas, shall be deemed a part of the indebtedness secured by this mortgage, and all such taxes and assessments of insurance hours, liens, taxes, special assessments, expenses or attornay's fees shall be due from and payable by the parties of the first part to the party of the second part, its successors or assigns, immediately insurance or payment of any such taxes, assessments liens or expenses by the party of the second part, its successors or assigns, immediately insurance or payment of any such taxes, assessments, liens or expenses by the party of the second part shall not be deemed a waiver of the second party's right to exercise the option hereinafter provided to e day and at page in fully paid Deeds Nen shall not be deemed a waiver of the second party's right to exercise the option hereinafter provided to declare all of the indebtedness secured hereby due and collectible. And it is agreed that in case default shall be made in the payment of any installment of said note Westited or of the interest thereon when due, or in the payments of any insurance premiums, taxes or special assessments, or if there shall be a failure to comply with any condition of this mortgage, them the said note and the whole indebtedness secured by this mortgage, including all payments for taxes, assessments, ed and presents insurance premiums, liens, expenses and attorney's fees, herein specified, shall, at the option of the ms party of the second part, its successors or assigns, become due and payable at once without notice to isas, to-wit: the parties of the first part, and be collectible at once by foreclosure or otherwise. As additional and collaterel security for the payment of said note, the mortgagor hereby assigns to said mortgagee, its successors or assigns, all the rights and benefits accruing to the parties of the first part under all oil, gas or mineral leases on said premises, this assignment to terminate and become void upon release of this mortgage. Provided, however, that said party of the second part, its successors or assigns, shall be chargeable with no responsibility with reference to such rights and benefits nor be accountable therefor, ex-

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