MORTGAGE RECORD No. 79

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To pay all and singular the costs, charges and expenses, reasonably incurred or paid at any time by said Home Ormers! Lean Corporation, its legal representatives or assigns, because of the failure on the part of the said obligors, their heirs, excentors, administrators or assigns, to perform, comply with and abide by each and every the stipulations, agreements, conditions and covenants of said

with and abide by each and every the stipulations, agreements, conditions and covenants of said promissory note and this lies, or either, and every such payment shall beer interest from date at the rate of skx per cent (0%) per annum. The said Mortgager mill class keep all buildings erected and to be erected upon said lands and all equipment and personalty herein mertgaged insured against less or damage by fire or other casualty in an insurance company or commanies approved by the Corporation, with mortgage clause stached to the policy or policies in the form approved by the Corporation, with mortgage clause stached to the becomes payable under such policy or policies, the Corporation, its legal representatives or assigns, shall have the option to receive and apply the same on account of the inductions hereby mixing or impairing any equity or statutory lies or right under or by virtue of this lies, and may place and pay for such insurance or any part thereoi, without maining or iffecting the option to freeclas or any right becomes or any mart thereoi, which under or by virtue of this lies, and may place and pay for such insurance or any part thereoi, without maining or iffecting the option to freeclase on any right becomes or any mart thereoi, without maining or iffecting the option to foreclase or any right insurance or any part thereoi, without sharing are infecting the option to foreclase or any right becomes or any part thereoi, which and real bear interest from date at the rate of six per cent (6%) per annume.

To commit, permit or suffer no waste, impairment or deterioration of said property or any part

(65) per anum. To comit, permit or suffer no waste, impairment or deterioration of said property or any part thereof. The Nortgager herein hereby assigns to Home Owners' Lean Corporation any and all rents on the premises herein described and authorizes said Corporation, by its agent, to take possession of said promises herein described and authorizes said Corporation, by its agent, to take possession of said premises at any time there is any default in the payment of the debt hereby secured or in the performance of any colligation herein contained, and rent the same for the sace out of the Mortgager as described herein, and to doubt from such rents all costs of collection and administration and to apply the remainder of the same on the debt hereby secured. This in the event the ownership of the nortgaged premises, or any part thereof, becames vested is a person other than the Mortgager, the Corporation, its successors and assigns, may, without notice to the Mortgager, del with such successor or successors in interest with reference to this sartgage and the debt hereby secured. How are as with the Nortgager without no transport and the doth hereby secured. No sale of the premises barely nortgaged and no foreherence on the part of the Corporation or its assigns and no extension of the time for the payment of the deat hereby secured given by the Corporation or its assigns shall experts on related, are any part thereof, shall be conderned and taken for public use under the premises hereby mortgaged, or any part thereof, shall be conderned and the nortgage of the size are actions, its successors or assigns, shall be conderned and and the successor or assigns, up to the anomal designs, what here any the applied upon the payment of the taking of or damages to acid provide the sight to derman the payment or the and and the successor. The said fortgagers bind themselves to keen all buildings and obter designs. The said action ary the applied upon the payment and wither any to the anomal then upplied upon the payment

thereof. It is specifically agreed that time is of the essence of this contract and that no waiver of It is specifically agreed that time is of the essence of this contract and that no waiver of

It is specifically agreed that time is of the essence of this contrast and that he waiver of any oblightion hereunder or of the oblightion secured hereby shall at any time thereafter be held to be a maiver of the terms hereof or of the instrument secured hereby. If foreolesure proceedings of any second mortgage or second trust deed or junior lies of any kind should be instituted, the Corporation may at its option irredictely deelere its lies and the note which the same secures, due and payable and start such proceedings as may be necessary to particle if a interaction in the number.

note which the same secures, due and payable and start such proceedings as may be necessary to protect its interests in the premises. If any of said sums of money herein referred to be not promptly and fully paid within ninety (90) days next after the same severally become due and payable, or if each and all of the stipulations, agreements, conditions and sevenants of said promissory note and this instrument, are not duly performed, complied with and abided by, the said aggregate sum mentioned in said promissory note shall become due and payable forthwith or thereafter at the option of the Schwarz to the successors, legal representatives or assigns, as fully and completely as if the said aggregate sum of One thousand three hundred eighteen and 31/100 DOLLARS uns originally stipulated to be paid on such day, anything in said promissory note or herein to the contrary netwithstanding. If more than one joins in the execution hereof as Martyager or any be of the feminine sex the pronouns and relative words herein used shall be read as if written in plural or feminine, respec-tively.

tively.

And the said Nortgagers for said consideration do hereby expressly waive all benefit of the homestead and exemption laws of the State of Kansas. In testimony whereof the said Nortgagers have hereunto subscribed their names on the day and year first above mentioned.

Addie Mesenhimer

ACKNOWLEDGLENT.

State of Kansas, Douglas County, ss.

BE IT REMEMBERED, That on this 29th day of March, A. D. Nineteon Hundred and thirty-four before me, the undersigned, a Notary Public in and for said County and State, came Addie Mesenhimer, Widow who is personally known to me to be the identical person described in, and who executed the fore-going mortgage doed, and duly acknowledged the execution of the same to be her voluntary act and deed. IN TESTINONY MINERAP, I have hereunto subscribed my name and affixed my official seal on the day and year last above written.

Legal Seal My Commission Expires April 10, 1937

S. A. Wood Cotary Public. Douglas County, Kansas

Recorded March 29", A. D. 1934 at 2:05 P. M.

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