0

I

a

(

Missouri, or at such other place as the legal holder of the principal note may designate in writing, each bearing interest at the rate of ten per cent per annum after maturity or default until maid; and shall perform all and singular the covenants herein contained; then this mertgage shall be void and said mortgageo shall execute and deliver a release hereof which shall be recorded by and at the expense of said mortgagor.

The said mortgager hereby covenants to be lawfully seized of said premises, to have good right to convey the same and agrees to warrant and defend the same against the lawful claims of all persons whomseever; and that said premises are free and clear of all encurbrances. And the said mortgager hereby covenants and agrees to pay or cause to be paid the principal sum and interest above specified in manner aforesaid, together with all court costs paid by said mortgage in maintaining the priority of this mortgage.

Int interest have specified in manner aloresaid, together with all court costs pidd by said mertgages in maintaing the priority of this mertgage. And further, the said mertgage dees hereby expressly covenant, stipulate and agree as follows: First: Until the debt hereby secured is fully satisfied, to pay immediately when due and before any penalty for non-payment attaches thereto, all taxes and assessments, general or special, which may be now or hereafter levied or assessed under any law new existing or hereinfter emached upon the said land, premises or property, or upon the interest of the holder of this mertgage, or upon the debt hereby secured. Upon violation of the foregoing undertaking in any part or upon the reases of any law impering payment of the whole or any part of the aforesaid taxes or assessments, or any of them, or any subsequent holder of this mertgage, or upon the readering by any Court of each mertgage, or upon the and the advection, shall at the option of said mertgage, and without notice to any parts of the hout device, shall at the option of asid mertgage, and without notice to any parts, becaus involve the advection, shall at the option of asid mertgage, and without notice to any party, becaus involve the advection, shall at the option of asid mertgage on to before Aquet 1 of one have a certificate from proper authority, showing the payment of all such taxes and assessments for the proceeding year. Second: To basis for the provenents upon said premises in as god regain for court of the stifter of all our tays and advection shall be advected by the stifter of the advected by any court of the said mertgage or used in the second by any court of said mertgage on or before Aquet 1 of ond hyar a certificate from proper authority, showing the payment of all such taxes and assessments for the proceding year. Second: To basis for the provenents upon said premises in as god regain for court propersion of and to have a said provises and to keep all buildings, fonces and other improvements upon sai

with actisfactory mortgage clauses and renewal receipteds to fer min to be to be of loss, said mortgagee may collect insurance money or may require mortgager to make such collection. Said money when collected shall be applied either upon the indobtedness hereby secured or in re-building, as said

with actifactory mortgage clauses and reneral receipts to main the space. This was closed and the applied that may not provide nortgager to make and closed and the applied that may not individuals herely sourced or in re-building, as add nortgaged my closed. The add mortgage shall be subrogated for further security to the lien, although and that it my make add mortgage and that it my make add mortgage shall be subrogated for further security to the lien, although and that it my make add property in dotting necessary for the procending that add property in dotting necessary for the procentian of the improvements thereon, and my insure add property if dottil to individual address of the information of the improvements and out it my considered against add property in dotted these dovernment or in any Court or Theman any of the Land Departments of the ultidol dated covernment or in any Court or Theman any Court or prove the mortgage drait add property in dotted these covernment or in any Court or Theman any Court or prove the mortgage drait add property in the second of the nortgaged real estate, or this lien thereon, or appear in any Court or prove the mortgage drait add property is add mortgage and the second and expanses of such regages, and shall be an additional lien upon the mortgage drait add more estate and expanses of such regages, and shall be an additional lien upon the regage real estate consurrent with and collected in the same many can be also become due under this mortgage, and and proper upon all or add mortgager under all othered proves the mortgage drait add propers the mortgage and the sector and explanes are added and upon added the regages in the additional and collected in the same mortgage and the sector appeared and the mortgage and the sector proves the mortgage of the propers the mortgage and the sector additional and collected in the same additional the sector and the sector addition in the collected and all bear to additional and collected and all bear to addit the sector additional ther

Lloyd Williamson Rosa Williamson

State of Missouri SS. County of Jackson

ogal Seal

302

On this 27th day of December A. D. 1934, before me, a Notary Public, in and for said County, personally appeared Lloyd Williamson and Hosa Williamson, his wife, to me known to be the persons named in and who executed the foregoing instrument, and acknowledged that they executed the same as their voluntary act and doed. Witness my hand and official scal, the day and year last above written

My commission expires June 21 1938

H. P. Davis Hotary Public. H. P. Davis, Hotary Public in and for Jackson County, No. By contrission expires June 21, 1938.

Recorded January 5", A. D. 1935 at 9:30 A. H.

Chai G. Constangangister of Deeds

\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*