MORTGAGE RECORD No. 79

State of Iowa, Polk County, ss.

BE IT REMENGERED, That onthis 22nd day of November, A. D. 1935 before me, the undersigned, a Notary Public in and for the County and State aforesaid, came JAMES MoNARIE, a single man, to me personally known to be the same person who executed the foregoing instrument, and duly acknowledged the execution of the same.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal, the day and year last above written.

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(SEAL) (Cormission expires July 4, 1936)

Recorded December 3, 1935 at 2:15 P.M.

Joseph E. Smith Notary Public. Warold a Bleck Register of Deods.

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Receiving No. 1589

MORTGAGE

THIS MORTGAGE, Made this 14th day of November, 1935, by ALICE MONARIE MORGAN and RUSSELL H. MORGAN, her husband, of the County of Douglas and State of Kansas, parties of the first part, to THE DAVIS-WELLOWE MORTGAGE COMPANY, a corporation, existing under the 1.ws of the State of Kansas, having its office at Topeka, County of Shamee and State of Kansas, party of the second part:

WITNESSETH, That said parties of the first part, in consideration of the sum of S E V E N T Y - - DOLLARS' to them in hand paid, the receipt of which is hereby acknowledged, do by these presents, Grant, Bargain, Soll, 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:

Northwest Quarter (M_{4}^{2}) of the Northeast Quarter (M_{4}^{2}) of Section Seventeen (17), Township Fifteen (15) South, Renge Twenty (20) East of the Sixth Principal Meridian, containing Forty (40) Acres, more orless.

TO HAVE AND TO HOLD THE SAME, Together with all and singular the tenements, hereditaments and appurtenances thereto belonging, or in anywise apportaining, forever, from and clear of all insumbrano. This mortgage is subject and second to a mortgage exceeded by the parties of the first part to THE DAVIS WELLOOKE MORTGAGE COMPANY, dated November 14, 1935, to secure the payment of 31400, covering the 20 above-described real estate.

PROVIDED 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 party of the second part, payable in installments as follows:

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We have the second part, payable in installments as follows: 97.00 on June 1, 1935, Dec. 1, 1936, June 1, 1937, Dec. 1, 1937, June 1, 1938, Dec. 1, 1938, June 1, 1939, Dec. 1, 1939, and June 1, 1940, Dec. 1, 1940, respectively, with interest at ten per cent per amuna after raturity until payment, both principal and interest pay-able at the office of THE DAYLS MORTAGE COMPANY, Topeka, Kansas, and it is distinctly under-stood and agreed that the note secured by this nortgage is given for and in consideration of the servi-es of said THE DAYLS-MELLOOE MORTAGE COMPANY, Topeka, Kansas, and it is distinctly under-stood and agreed that the note secured by this nortgage is given for and in consideration of the servi-es of said THE DAYLS-MELLOOE MORTAGE COMPANY in securing a loan for said arties of the first part, which loan is secured by the mortgage 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 add loan is paid wholly or partly before the maturity. NOW, if said marties of the first part at shall may or cause to be raid to said pity 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 tencr of the same, then these presents shall be wholly discharged and void; and otherwise shall remain in full force and effect. But if add sum or sums of maney, or any part thereof, or any interest thereon, or interest or principal of any prior mortgage, is not paid when the same is due, or if the taxes and assessments of every nature which are or may be made due and payable, then the whole of said sum or sums, and interest thereon, shall, by these prese-nts, become due and payable at the option of said party of the second part, shall be drived by preside the present of said premises, in range of the conditions of this contract. Furty of the second mart, and said party of the sec-ond part shall be e 24 K 2 kg 2 Decen be sold together and not in parcels.

IN WITNESS WHEREOF, The said varties of the first part have hereunto set their hands, the day and year first above written.

Alice McNarie Morgan Russell H. Morgan Jr es McMarie

STATE OF MANSAS, COUNTY OF Franklin, ss.

BE IT REMEMBERED, That on this 20th day of November, A. D. 1935, before the undersigned, a Notary Public within and for the County and State aforeseid, came ALICE MoNARIE MORGAN and RUSSELL H. MCRGAN, her husband, who are personally known to me to be the same persons who executed the within instrument of writing and such persons duly acknowledged the execution of the same. IN TESTIMENT WIEREOF, I have hereunto set my hand and affixed my notarial seal the day and year

last above written.

(SEAL) My Commission expires March 6, 1939. _ _ _ _ _ Florence Loux Notary Public.

STATE OF IOWA. POLK COUNTY. SS.

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BE IT REMEMBERED, That on this 22nd day of November, A. D. 1935, before no, the undersigned, a Notary Public in and for the County and State aforesaid, came JAMES MONARIE, a single man,