DOUGLAS COUNTY

Said note is executed by the said parties of the first part, and bears interest after maturity on both principal and interest at the rate of ton (10) per cont, per annun, payable annually, until raid, and is made payable to the order of said THE SHIDELER MORTANGE AND INVESTMENT COMPANY at Topeka, Annual

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ansas, Now, THEREFORE, THIS INCENTURE WITNESSETH: That the said parties of the first part, in con-Now, reserves, this indextore ministration in the said parties of the first part, in con-sideration of the premises, and for the purposes of securing the payment of the roney aforesaid and interest thereon according to the tenor and effect of the said promissory note above mentioned, and also to secure the faithful performance of all the overaners, conditions, stipulations and agreements herein contained, do by these presents, mortgage and warrant unto said party of the second part, its successor and assigns, forever, all the following described lands and premises, situated and being in the County of Douglas and State of Zansas, to wit:

The North Half of the Northeast Quarter of the Southeast Quarter of Section Five (5), Township Fifteen (15), Range Twenty (20) less a strip One Hundred Fifty (150) feet wide offthe South side of the East Half of said tract. Also the North Twenty Five (25) acres of the Northwest Quarter of the Southeast Quarter of Socion Five (5), Township Fifteen (15), Range Twenty (20), contain-ing in all Forty Two and Seventy Three Hundrodths acres (42.73), in Douglas County, Kansas.

And the said parties of the first part expressly agree to pay the said note and the interest thereon promptly as each payment becomes due, and to pay all taxes and assessments against said premise when they become due; and agree that when any taxes or assessments shall be rade upon soid lean, or upor said party of the second part, or assigns, on account of soid lean, either by the State of Kansas or by the county or town wherein said lend is situated, the parties of the first part will keep the buildings upon the above described real article inpured in purph forms of inpurpers as rule parties or the parties of the second assessments which have been due and payable of and that they will keep the buildings upon the above described real estate insured in such forms of incurance as ray be required by the party of the second part, in some solvent incorporated insurance company or companies approved by the said party of the second part, for a sum satisfactory to the party of the second part, or arsigns, for the benefit of the party of the second part herein, or assigns, so long as the debt above secured shall remain unpaid, and make the policy or policies of incurance payable to the party of the second part herein, or assigns, as collateral security for the debt hereby secured.

And it is further provided and agreed by and between said parties hereto that if default shall be made in any payment of said note or interest thereon, or any part thereof when due; or if the taxes on said premises are not fully paid before the same shall become delinquent; or upon failure on the On said promises and not fully paid shore the same shall become doiindent; or upon railure on the part of the parties of the first part to pay the taxes or sacessments upon the loan secured by this mortgage or the holder thereof, and insurance presiums as heretofore mentioned, then in such case, the whole of said principal and interest thereon shall, at the option of said second party, or assigns, be-come due and payable and this mortgage may be foreolesed at any time after such default; but the omis-sion of the party of the second part, or assigns, to exercise this option at my time or tires shall not preclude said party of the second part from the exercise thereof at any subsequent default or defaults of said first parties in payments as aforesaid; and it shall not be necessary for said carty of the second part, or assigns, to give written notice of its or their intentions to exercise said option at any time or times, such notice being hereby expressly waived by said parties of the first pert.

It is further provided that said party of the second part, or assigns, may at its or their option pay said taxes, assossments and insurance premiums on the failure of the parties of the first part to pay the same as above mentioned, and the money so paid, with interest thereon at the rate of ton (10) per cent. per annum from date of payment shall be a part of the dobt secured and collectible under this per cont. Per unimal from date of payment shall be a part of the doot socilized and collectible under this mortgage, and the said party of the second part, or assigns, shall, at its or their option, be entitled to be subrogated to any lien, claim or demand paid or discharged with the money loaned and advanced by the party of the second part and secured by this mortgage. And the party of the second part, or assigns, may pay and discharge any liens that may exist against above described real estate that may be prior and senior to the lien of this mortgage, and the money so paid shall become a part of the lien of this mortgage and bear interest at the rate of ten (10) per cent, per annum.

As additional and collatoral security for the payment of said note the parties of the first part, As additional and collatoral security for the payment of said note the parties of the first part, hereby assign to said party of the second part, or assigns, all the rights and benofits accruing to the parties of the first part under all oil, gas or minoral leases on said precises, this assignment to ter-minate and becore void upon release of this mortgage. Provided, however, that the said party of the second part, or assigns, shall be chargeable with no responsibility with reference to such rights and benefits nor be accountable therefor except as to sums actually collected by it or them, and that the lessees in any such leases shall account for such rights or benefits to the parties of the first part, or assigns, until notified by legal holder hereof to account for and to pay over the same to such legal holder. holder .

In case of foreclosure, soid party of the second part, or assigns, shall be entitled to have a receiver appointed by the court, who shall enter and take possession of the premises, collect the rents and profits thereon and apply the same as the court may direct.

The foregoing conditions, covenants and agreements being performed, this mortgage shall be void and shall be released by the party of the second part at the costs and expense of the parties of the first part; otherwise to remain in full force and virtue.

IN WITNESS WHEREOF, the said parties of the first part have hereto set their hands and seel on the day and year first above written.

Byron Rhodes Florence Rhodes

STATE OF KANSAS,) County of Shawnee)ss:

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Be it remembered, that on this 20 day of February A.D. 1937, before me, the undersigned, a Notary Fublic in and for the County and State aforesaid, care Byron Rhodes and Florence Rhodes, his wife who are mersonally known to me to be the same persons who executed the foregoing mortgage, and such person duly acknowledged the execution of the same.

In testimony whereof, I have hereunto set my hand and affixed my official seal the day and year last above written. Ethyle E. Shidelor

(SEAL) Term expires 9/27, 1937.

Harold J. Beck Registor of Deeds.

Notary Public, Shawnee County, Kansas.

Harri U. See corded February 24, 1937 at 10:10 A.V.

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