MORTGAGE RECORD 83

PIFTH. That the parties of the first part hereby agree to pay all taxes and assessments, general or special, excepting only the Federal Income Tax, which ray be assessed in the State of Kanzes upon the said land, promises or property, or upon the interest of the party of the second part, therein, and while this Mortgage is held by a non-resident of the State of Kanzes upon this Mortgage or the debt so cured thereby, or the interest thereon or income thereforms without regard to any law heretofore enacted or hereafter to be enacted, imposing payment of the whole or any part thereof, upon the party of the se-cond part, and that upon violation of this undertaking or the parses by the State of Kanzes of a law imposing payment of the whole or any part there of the second part, or upon the rendering of any Court of competent juriadistion of a decision the party of the second part, or upon the rendering of any Court of competent juriadistion of a decision that the undertaking by the parties of the first part as herein provided, to pay any taxes or assessments is legally impor-ative, then, in any such event, the debt hereby secured, without deduction, shall, at the option of the party of the second part, becom immediately due and collectible, notwithstanding anything contained in this labringse or any part of the taxes or assessments to become or recent delinquent, nor to permit the said property or any part of the second part, to be sold for taxes, and further agree to furnish annually to the party of the second part, on or before the tonth day of July the certificate of the proper authority, showing full payment of all such taxes and assessments. SIXIF. That the parties here for the taxes that all the covenants and agreements of the partie of the first part herein contained shall extend to and bind their heirs, oxeeutore, administrators, suc

SIGH, That he parties hereto further agree that all the covenants and agreements of the partie of the first part herein contained shall extend to and bind their heirs, executors, administrators, suc cossors and assigns, and shall inure to the benefit of the party of the second part, its successors and ull. assigns

assigns. - SEVENTH. As additional and collatoral security for the payment of the said note the mortgagors hereby assign to said mortgagee, its successors and assigns, all the rights, rents royalties and benefi accruing to the parties of the first part under all cil, gas or minoral leases on said premises, this assignment to terminate and becore void upon release of this mortgage. Provided, however, that said part of the second part, its successors and assigns, shall be chargeable with no responsibility with refor-ence to such rights, rents, royalties and benefits nor be accountable therefor except as to sums actual -located by it or them, and that the locace in any such leases shall account for such rights, rents. of the second part, its successors and assigns, shall be chargeable with no responsibility with refer-ence to such rights, rents, royalties and benefits nor be accountable therefor except as to sums actual collected by it or them, and that the lessees in any such leases shall account for such rights, ronts, royalties or benefits to the party of the first part or his assigns until notified by legal holder here to account for and to pay over the same to such legal holder. Should operation under any cil, gas or mineral lease soriously depreciate the value of said land for general farming purposes, the note secure by this mortgege shall immediately become due and collectible, at the option of the holder of this mort rese without ratios. gage without notice.

EEE without notice. SIGHT. That if such payments be made as are herein specified, this conveyance shall be void; but if the note herein described, or any part of the indebtedness secured by this Mortgage or any interest thereon, be not paid when due, or if default be made in any covenant or agreement herein contained, the this conveyance shall become absolute and the whole of said principal note shall immediately become due iter. 110-1 and payable at the option of the party of the second part, and no failure of the party of the second pa to exercise any option to declare the maturity of the dot hereby secured shall be decred a wniver of Tight to excretise such option at any other time as to any rest, present or future default hereundergand in case of default of payment of any sum herein covernanted to be paid when due, the said first parties a gree to pay to the said second party, interest at the rate of ten per cent per annum, computed annually on said principal note, from the date of default to the time when said principal and interest shall be

Mully pid. NINTH The torms, conditions and provisions hereof, whether so expressed or not, shall apply to m MINTH The torms, conditions and provisions hereof, whether so expressed or not, shall apply to m bind the respective parties horeto, their hoirs, executors, administrators, successors and assigns, and words used in the singular number shall include the plural and words in the plural shall include the

Singular. In Witness Whereof, The said parties of the first part have hereunto subscribed their names and affixed their seals, on the day and year above mentioned.

Samantha D. Supplee George B. Supplee

Wm. P.S. M. Beck

STATE OF MANSAS, DOUGLAS COUNTY, 58.

BE IT REMEMBERED, That on this 18th day of June 2.D. 1938. before me, the undersigned, a Notary Public in and for the County and State aforesaid, came Samantha D. Supplee and George E. Supplee, hor husband to me personally known to be the same persons who executed the foregoing instrument, and duly acknowledged the execution of the same.

IN WITHESS WEREOF, I have hereunto set my hand and affixed my official seal, the day and year lest shove written.

(SEAL) (Commission expires April 19th 1939)

Lorene M. Molleill Notary Public.

Recorded June 20, 1938 at 9:40 A.V.

Receiving No. 6166 <

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INSTALLMENT MORTGAGE

THIS INDENTURE, Made this 15" day of June 1936 between Webb E. Fenton and Jessie K. Fenton, husban & Wife of Douglas County, in the State of Kansas of the first part, and The Baldwin State Bank of Baldw Douglas County, in the State of Kansas, of the second part: WITHESSETH, That the said parties of the first part, in consideration of the sum of Five Hundred DELARS, the resolution of which is hereby acknowledged, do by these procents, grant, bargain, sell and yey unto said party of the second part, its successors and assigns, all the following described Real Estate, situated in the County of Douglas and State of Kansas, to-wit: soll and co

Lots One hundred Eighty Six (186) and One hundred Eighty Eighty (188) on High Street and Lots Two hundred Thirteen (213) and Two hundred fifteen (215) on Indiana Street, Ealdwin City, Kanars.

TO HAVE AND TO HOLD THE SAME, Together with all and singular the tenements, hereditaments and appurten-

TO MAYE AND TO HOLD THE SAME, Togother with all and singular the tenerents, hereditaments and appurten-ances thereants belonging, or in anywise appertaining forever: PROVIDED, ALXAYS, And these presents are upon this express condition, that whereas sold Webb E. Fo tra and Jessie K. Fonton have this day exceuted and delivered one certain promissory note to said part of the second part for the sum of Sight hundred Forty DOLLARS bearing even date herewith, payable at Baldwin State Bank. Kansas, in equal installments of Fourteen DOLLARS cach, the first installment payable on the 15 day of July 1936, the second installment on the 15 day of August 1938 and one install ment on the 15 day of Each & every month thereafter in each year thereafter, until the entire sum id fully paid. And if default be made in the payment of any one of said installments when due, or any part thereof; then all unpaid installments shall become immediately due and payable, at the option of the

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C. C.

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Build

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Paid \$1.25

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Register of Deed

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