480 DOUGLAS COUNTY		
In Testimony Whereof, I have nerounto set my hand and affixed my official seal the day and year last above written. (SEAL) Term expires Oct 3rd, 1940		•
Recorded October 15, 1936 at 10:40 A.V. <u>Narold G. Reg</u> ister of Deed	ls.	E
Reg.No.1656 Receiving No. 6600 < Pee Faid \$2,50 THIS UDRTGACE, made the 15th day of October, A.D. 1938, Botween Ralph E. Graber and Jessie E. Graber his wife of the City of Lawrence, in the County of Douglas, and State of Kanses, parties of the first		
part, and THE PRODETIAL INSTRANCE COMPANY OF AUERICA, a body corporate, existing under and by virtue of the laws of New Jersey, and having its chief office in the City of Newark and State of New Jersey, party of the second part, WINESEETH; That whereas the said parties of the first part are justly indebted to THE PRODETIAL II SURANCE COMPANY OF AUERICA, for monsy berrowed in the sum of (31,000) - One thousand and no/100 - DOLLARS, to secure the payment of which they have executed their promissory note, of even date, here for the principal sum of (31000) - One thousand and no/100 - DOLLARS, with interest from date at the rate set forth in said note payable monthly: being an instalment note by the terms of which the marties of the first part agree to pay to THE PRODENTIAL INSURANCE COMPANY OF AUERICA, or order, mont is first day of each month hereafter; until the date of naturity of said note, the sum of Fire and the first pay of each month hereafter; until the date of naturity of said note, the sum of Fire and the rate set forth in said note payable monthaly being an instalment note belances of principal of the first day of each month hereafter; until the date of naturity of said note, the sum of Fire and the first day of each month hereafter; until the date of naturity of said note, of the sum of Fire are the remaining ungaid on the said first day of each month, and to pay the balance of principal of said note on the first day of october, 1948. Set do to provides that if any part of the principal or interest is not paid when due, all of the	o , vita, tad timo iid dd	
upsid principal and interest then accrued shall there there beer interest at the rate of ten ser cent por ensume, and acid note is made payable to the order of said THE PRUDENTIAL INSURANCE COMMANY OF AME ICA at its Home Office, in the City of Howark, New Jeray, in larful memoy of the United States of America. NOW, THEREFORE, THIS INDENTURE WITNESSETH: That the srid parties of the first part, in considera of the premises, and for the purpose of securing the payment of the money aforeasid and interest to on occording to the tonor and effort of the said promissory note above mentioned, and also to secure the faithful performance of all the covenants, conditions, stipulations and agreements herein contain do by these presents, nortgoge and warrent unto the said party of the second part, its successors and assigns forewor, all the following described lends and premises, situated and being in the City of La rence in the County of Douglas and State of Kanses, to wit: Commoning Fifty (50) feet South of the Northwest corner of Lot No.ene (1) in Block Three (3) in Gramon's Subdivision of mices fifteen (15) in Babooks Enlarged Addition to the City of Lawrence; thence Sant 120 feet to the East line of Lot Two (2), Block Three (3) Carmon's	R- tion hoto-	
Subdivision; thence South Fifty (50) feet; thence West 120 feet to the West line of Lot One (1); thence North Fifty (50) feet to the place of beginning. AND the said parties of the first part expressly agree to pay all instalments of principal and in- mises when they become due; and agree that when any taxes or assessments shall be made upon said loan or upon said party of the second part or assigns, on account of said loan, either by the State of Kai or upon said party of the second part or assigns, on account of said loan, either by the State of Kai ass or by the doundy or town wherein said lend is stuated, the gates of the first will pay such ta: described real estate insure of insure forms of insurance as may be required by the party of the second part, in some solvent incorporated insurance company or companies approved by the said party of the as cond part for a sum satisfactory to and for the benofit of the gaty of the soid party of the second part of a second part or assigns, as collateral security for the deb hereby secured. The and parties of the first part further agree to keep the buildings and other improvement on the said premises in and to the property, or any part thereof, and any to late in forvemint on the said premises in and to the property, or any part thereof, and any to late in of the coven at the at the option of the party of the second part, render the whole of said principal sum and interest due payeble immediately. And it is further provide and agreed by and botween said parties hereto that if default shall be	o- n- xes bobro d o- clos	•
For a subscription of the second part for a subscription of the second part for a subscription of the second part herein or assigns, and and rake the policy or policies of insurance payable to the party of the second part herein or assigns, and chart interpretent of the second part for a subscription of the second part herein or assigns, and chart interpretent of the second part or assigns, and chart interpretent of the second part herein or assigns, and chart interpretent of the second part or assigns, and chart interpretent of the second part into the second part into the property, or any part therein and to the property, or any part therein and the provided and agreed by and between said parties hereto that if default shall be the and in the part of the second part or provided and agreed by and between said parties are not fully paid before the same shall become delinquent; or upon failure on the part of the part to fore motioned, or to deliver policy or policies of insurance as above nequired, and this mortgage may be foreeload at any time after subscription of the second part or assigns to exercise this option at any time or times a herofore motioned, and this mortgage may be foreeload at any time after subscription of the second part or assigns to exercise this option at any time or times a herofore motioned, and the mortgage or the shell not person of the second part or assigns to exercise this option at any time or times a hard to first part of the second part form the shall not be exercise there of the first part. This further provided that shill part of the second part for the second part form the shall not be exercise the second part or assigns to assessments and and the more and advanced by the the second part of the second part form the shall not present as a subscription. The second part of the second part or assigns to the first part of the sec	ro oo mm off is	
the said party of the second part or assigns chall, at its or their option, be entitled to be subrigat to any lion, claim or derand paid or discharged with the morey loaned and advanced by the party of the second part and second by this murtgege. And the party of the second part, or assigns, may pay and di charge any lions that may exist against above described real estate that may be prior and senior to t lien of this mortgeges, and the money so paid shall become a part of the lien of this mortgege and bear interest at the rate of Ten (10) per cent. per annum. In case of foreolosure, said party of the second part, or assigns, shall be entitled to have a re ootwer appointed by the Court, who shall noter and take possession of the premises, collect the rents and profits thereon and apply the same as the Court may direct, and any judgment for the foreelosure	ed s- kb	