MORTGAGE RECORD 85

Receiving No. 10360 <

KANSAS MORTGAGE

THIS MORTCACE, made the twenty-record day of May, A.D. 1940, Between CLAMENCE N. STONE and HELEN M. STON his wife, of the County of Douglas, and State of Pansas, parties of the first part, and THE FRUDENTIAL INSUARCE CONFANY OF AMERICA, a body corporate, existing under and by virtue of the laws of New Jersey and lawing is schief offlice in the City of Newark, State of New Jersey, party of the second part, WITHESEETH: That whereas the said parties of the first part justly indebted to the said THE PRUDENTI INSUARCE CONFANY OF AMERICA for money borrowed in the sum of ONE HEDISAN TWO HUNDERD AND NO/IOO DOLLAN to secure the payment of which they have executed their promissory note, of even date herewith, payable the first day of June, A.D. 1950, being principal note, which note bars interest from May 22, 1940, at the rate therein set forth, supuble semi-annually, on June first and Lecenber first of each year. Said mote provides that both principal and interest bear interest for many 22, 1940, at in payment of interest at the rate of the (10) per cent. per annum, and said note is made payable to the order of said THE FRUENCYI INNERNE COMPANY OF AMERICA at its office in Newark, New Jersey, in lawful money of the United States of America.

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honey of the United States of America. Now, Therefore, This Indenture Witnesseth: That the said parties of the first part, in consideration of the premises, and for the purpose of securing the payment of the money aforesaid and interest thereor necording to the tenor and effect of the said promissory note above mentiumed, and also to secure the inithiul performance of all the evenents, conditions, ripulations and arresents herein contained, do by these presents mortgage and warrant unto the said party of the second part, its successors and asign forever, all the following described lands and premises, situated and being in the County of Douglas and State of Canona. to wit.

The West Half of the Soutiwest Quarter $(\mathbb{H}_2^+ S\mathbb{H}_2^+)$ of Section Twenty-nine (29), Township Thirteen (13).South, Range Mineteen (19) East of the Sixth (6th) Principal Meridian, less One (1) acre in the Southwest Corner thereof for church, containing Seventy-nine (79) acres, more or less.

And the said parties of the first part expressly agree to pay the said note and the interest thereor promptly as each payment becomes due, and to pay all taxes and assessments against said premises when they became due; and agree that when any taxes or assessments shall be made upon said lean, or upon said They been due; and agree that when any taxes or assessments shall be rade upon said lean, or upon said party of the second part, or assigns, on account of said lean, either by the State of Nansas or by the county or town wherein said land is situated, the parties of the first part will gay such taxes or asses tents when the same become due and payable; and that they will keep the buildings upon the above describ real estate insured in such forms of insurance as may be required by the said party of the second part in son colvent incorporated insurance company or companies approved by the said party of the second part in son a sun satisfactory to the party of the accound part, or assigns, for the benefit of the party of the said policies of insurance payable to the party of the second part, for a sun satisfactory to the party of the second part, or assigns, so collateral security for the doth the said policies of insurance payable to the party of the second part, or assigns, as collateral security for the doth the said policies of insurance payable to the party of the second part, or assigns, as collateral security for the doth the first part further agree to keep the buildings and other improvements on the said premises of the first part further agree to keep the buildings and other improvements on the said premises in as good condition and repair as they are at this date, and chall not permit nor suffer any waste in and to the property, or any part thereof, and any violation of this covenant shall, at the option of the party of the second part, render the whole of said principal sum and interest due and payable immediately. 2 this 20th day of

And it is invitor provided and agreed by and between said parties hereto that if default shall be ande in any payment of said note or interest thereon, or any part thereof when due; or if the taxes or tassessments on said premises are not fully paid before the same shall become delinquent; or upon failure in the part of the parties of the first part to pay the taxes or assessments upon the lean secured by The part of the parties of the first part to pay the taxes or necessments upon the lean secured by this mortgage or the holder thereof, or insurance premiums as heretofore mentioned, or to deliver polici of insurance as above required, then in such ease, the whole of said principal and interest thereon shall at the option of said second party, or assigns, became due and payable and this mortgage may be foreclos at any time after such default; but the omission of the party of the second part, or assigns, to exercis this option at any time or times shall not preclude said party of the second part from the exercise then of a newsame for said rest of the second party of the second part from the exercise then of a taxy subsequent default or defaults of said first parties in payment as aforesaid; and it shall not a necessary for said entry of the second part of the second part for the second part is an order of the second part of the second part of the second part is an experiment. the necessary for said party of the second part, or assigns, to give written notice of its or their inter then to exercise said option at any time or times, such notice being hereby expressly waived by said arties of the first part.

It is further provided that said party of the second part, or assigns, may at its or their option may said taxes, assessments and insurance premiums on the failure of the partles of the first part to say the same as above mentioned, and the money so paid, with interest thereon at the rate of ten (10) po-rate, per annum from date of payment shall be a part of the debt secured and collectible under this mort age; and the said party of the second part, or assigns, shall, at its or their option, be entitled to a subrogated to any lice, clain or demand paid or discharged with the noney loaned and advanced by the party of the second part and secured by this mortgape. And the party of the second part, or assigns, any and discharge any lice, that may exist arguins the above described real estate that may be prior and benior to the lien of this mortgage; and the money so paid shall become a part of the lien of this mort are and bear interest at the rate of ten (10) per cent, per annum. As additional and collateral security for the payment of end note the parties of the first part bereby assign to said party of the second part, or assigns, all the rights and bonefits aceruing to the interest assigns, shall be chargeable with no responsibility with reference to such rights and beases and part, or assigns, shall be chargeable with no responsibility with reference to such light and beases in any such leases shall necount for auch rights or bonefits to the partice of the first part, or assign multin notified by legal holder hereof to account for auch rights to be parties of the first part, or assign in case of forcelosure, said party of the second part, or assigns, shall be entitled to have a recein the three descriptions, shall be chargeable with no responsibility with reference to such light that the lesses in any such leases shall necount for auch rights or bonefits to the parties of the first part, or assign in case of forcelosure, said party of the second part, or assign and to have a receind the three description. It is further provided that said party of the second part, or assigns, may at its or their option

In case of foreclosure, said party of the second part, or assigns, shall be entitled to have a recein appointed by the court, who shall enter and take possession of the promises, collect the rents and profit hereon and apply the same as the court may direct, and any judgment for the foreclosure of this mortgap shall provide that all of the land herein described shall be sold together and not in separate parcels. The foregoing conditions, covenants and agreements being performed, this mortgaps and the land the cost and expense of the first part; otherwise to remain in full bareo and witten.

orce and virtue. IN WITNESS WHEREOF, the said parties of the first part have hereunto set their hands and seals on

he day and year first above written. Clarence W. Stone

Helen M Stone

tate of Kansas ounty of Douglas ss.:

Be it remembered, that on this 24th day of May A.D. 1940, before me, the undersigned, a Notery Publ in and for the County and State aforesaid, came CLAMENCE W. STONE and HELEN M. STONE, his wife, who personally known to me to be the same persons who executed the foregoing mortgage, and such persons his wife, who are duly acknowledged the execution of the same.

In Testimony Whereof, I have bereunto set my hand and affixed my official seal the day and year last

Arnes J Conger Notary Public, Douglas Count

or. No. 2328

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This Release was written on the origine Mortgage antered 27.... day of than Nardlader Rop. of De

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