## MORTGAGE RECORD 85

inistrator, and any balance remaining in the funds accumulated under the provisions of (b) of paragraph Phereof. If there shall be a default under any of the provisions of this mortgage resulting in a publi-male of the promises covered hereby or if the Mortgagee acquires the property otherwise after default, the Mortgagee shell apply, at the time of the commencement of such proceedings, or at the time the prop y is otherwise acquired, the balance then remaining in the funds accumulated under (b) of paragraph 2 preceding, as a credit against the amount of principal than remaining untaid under said note and shall properly adjust any symmets which shall have been made under (a) of paragraph 2. 4. That he will pay all taxes, assessments, water rates, and other governmental or municipal charge

fires, or impositions, for which provision has not been rade hereinbefore, and in default thereof the

Dirac, or impositions, for which provision has not been inde hereinerlow, and in default thereof the dorigone may pay the same. So That is will keep the premises above conveyed in as good order and condition as they are now and will not count or permit may waste thereof, creasurable users and team excepted. 6. That if the premises covered hereby, or any part thereof, shall be duraged by fire or other harm against which insurance is held as rereinbefore provided, the emounts paid by any insurance company pursuant to the contract of insurance shall, to the extent of the indebtedness then remaining uprid, be paid to the Artmarce, and, at its option, may be applied to the debt or released for the repairing or about the set to a provide. rebuilding of the premises.

7. That if the Nortzegor fails to make any payment provided for in this nortgape for taxes, insur-ance premiums, repair of the premiece, or the like, then the Nortgape may may the same and all sums so advanced, with interest thereof at five per contum (5%) per annum from the date of such advance, shall be payable on demand and shall be secured hereby.

6. That if there shall be a default in env of the terms, conditions or covenants of this mortgage, of the note secured hereby, then any sums cains by the Mortgager to the Nortgage shall, at the opti-the Mortgagee, because immediately due and mayable. The Mortgagers shall then have the right to enter

or of the note secured hereby, then any sums owing by the Mortgeger to the Mortgages shall, at the optim of the Mortgage, because immediately due and rayable. The Mortgages shall then have the right to enter into the possession of the mortgaged premises and collect the rents, issues and profits thereof. In the avent of any default, as herein described, this mortgage may be forcelosed. Appraisement is hereby waire Notice of the exercise of any option practed herein to the Mortgages shall inure to, the respective their executors, administrators, successors and assigns of the parties hereby used, the sing lar mucher shall include the plural, the plural the singular, and the use of any gender shall be applied 10 to all

11 genders. IN WIINESS MHERROF the Mortgagor(s) has hercunto set her hand(s) and scal(s) the day and year first above written.

## Camilla Maichel

STATE OF FANSAS, COUNTY OF Douglas ) ss:

FE IT REVENEERED, that on this 24th day of June, 1041, before no, the undersigned, a Motary Fublic in and for the County and State aforesaid, personally appeared Camilla Maichel, to me personally known to be the same person(s) who executed the above and foregoing instrument of writing, and duly acknowd the execution of same. IN WITHESS WHEREOF, I have bereunto set my hand and Motarial Seal on the day and year last above led\_ed

(SEAL) My Commission expires Apr. 21, 1942

L. E. Eby Notary Public.

Recorded June 24, 1941 at 9:15 A.M.

Wareld A. Beck Register of Deeds

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Receiving No. 12175 L

## MORTGAGE

THIS INDENTURE, Made this 23d. day of June in the year of our Lord one thousand nine hundred Forty One

Marel 24 Hits Hilds Multi, where this cost, day of other in the year of our bord one chostand hinds managed force your between william Nuffer and Mary Anna Nuffer his wife of Lawrence, in the County of Douglas and State of Hansas, of the first part, and F. J. Boyles of the second part: MITAESEETH, That the said parties of the first part in consideration of the sum of TWO HHOUSAND DOILARS to them duly paid, the receipt of which is hereby acknowledged, have sold and by these presents do grant, bargain, coll and mortgane to the said party of the second part, his heirs and assigns forever, all that tract or parcel of land situated in the County of Douglas and State of Kansas, described as follows. lows, to-wit:

THE SOUTH EAST QUARTER OF SECTION FOUR (4) TOWNSHIP THIRTEEN (13), RANGE EIGHTEEN (18), Dourlas County Kansas.

with the appurtenances, and all the estate, title and interest of the said parties of the first part therein. And the said Parties of the First Par' do hereby covenant and arree that at the delivery here they are the lawful owner of the premises above granted and seized of a good and indefeasible estate of made as in said note and coupons thereto attached, and as pereinafter specified. And the said parties of the first part hereby agree to pay all taxes assessed on said premises before any penalties or costs shall accrue on account thereof, and to keep the said premises insured in favor of said mortgagee, in the sum of TWO IFSUSAND DOLLARS in some insurance company satisfactory to ead mortgagee, in default whereof the said mortgagee may pay the taxes and accruing penalties, interests and costs, and insure the same at the expense of the parties of the first part, and the expense of such taxes and accruing penalt interest and costs, and insurance, shall, from the payment thereof be and become an additional lien und this morters used the parties of the first part, and the expense of such taxes and accruing penaltics. the out of interest and costs, and incurance, shall, frm the payment thereof be and become an additional lieu unde this mortgage, upon the above described premises, and shall bear interest at the rate of 10 per cent, per annum. But if default be made in such payment, or any part thereof or interest thereon or the taxes assessed on said premises or if the insurance is not kept up thereon, then this conveyance shall become absolute, and the whole principal of said note and interest thereon, and all taxes and accruing penaltic and interest and cost thereon remaining unpaid or which may have been paid by the party of the second part, and all sums paid by the party of the second part for insurance, shall be due and payhels or not, at the option of the party of the second parts and it shall be lawful for the party of the second part, his exceutors, administrators or assigns, at any time thereafter, to sell the premises hereby granted, or any part thereof, in the manner preserbed by law, appraisement hereby waived or not, at the option of the party of the second part, his exceutors, administrators or assigns, and out of all the moneys arising from such sale to retain the amount them due or to become due according to the conditions of thi instrument, together with the costs and charges of making such sale, and the overplus, if any there be, shall be paid by the party making such sale, on demand, to the said Farty of \_\_\_\_\_\_\_ Heirs and assigns. 11.4

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Np.

Marel g. Our

Recorded

Peleesed

arn paid in fuil, this mortgage is hareby mark

described hav Creeked As witness my hand. The note herein I the fien thereby 6. Houfard

A.D., 1944

day of

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