1475

3,60 and additional

according to the recorded plat thereof.

To have and to hold the above granted land and premises, with all the appuritennces thereto belonging, unto the said Grantee and its successors or assigns, forever.

And the said grantors, for themselves, and ther heirs, executors and administrators, covenant with the said grantee and its successors and assigns, that the said premises are free fromincumbrance, and that they have a good right and lawful.authority to sell the same, and that they will warrant and defend the same against the lawful claims of all persons whomsoever.

And the said grantors for themselves and their heirs, executors and assigns, hereby further promise and agree that if at any time the above described real estate be not occupied by the the nowners thereof as a homestead, the rents and profits accruing from the use thereof, are hereby assigned to the said Industrial Building & Loan Association, to be collected by it, and all or so much as may be hecessary of the money so collected may be used and applied by it in liquidation of the obligation hereby secured, the balance, if any, to be turned over to the legal owners of said/estate.

The conditions of this mrtgage are such, that whereas the said grantors have assigned, transferred and set over unto the said Industrial Building & 10an Association, as a further security for the payment of the promissory note hereinafter mehtioned, 36 shares of Series Stock in Class - - No - - - issued by the Industrial Building & Loan Association, on which the monthly dues are eighteen and no/100 dollars, payable on the 5th day of each month and have executed and delivered to the said Industrial Building & Loan Association, one promissory note, calling for the sum of thirty six hundred and no/100 dollars, withinterest at the rate of twenty nine and 88/100 dollars per month, both interest and dues payable on the fifth day of every month until sufficient assets accumulate topay to each shareholder one hundred dollars per share for each share of stock held by him, according to the by-laws of the Industrial Building & Loan Association, which said note is inwords and fi gures, as follows:

FIRST MORTGAGE REAL ESTATENOTE.

For value received I, we or either of us; jountly and severally, promise to pay to Industrial Building & Loan Association, of Tulsa, Oklahoma, on or before ten years after date hereof, the sum of thirtysix hundred and no/109 dollars, with interest from date, in monthly installments of twenty nine and 88/100 dollars also monthly dues on thirty six shares of Class - - installment, stock of said association in the sum of eighteen and no/100 dollars, both interest and dues being payable on the 5th day of each and every month until sufficient assets accumplate to mature said shares and pay the holder thereof one hundred dol lars for each share according to the terms of the by-laws of the Association, and in case of default in the payment of interest, or dues, or any part thereof, at the stated times, or failure to comply with any of the conditions or agreements stated in the montgage securing such payments, then this note shall immediately become due and payable at the option of the legal holder hereof, and shall after such default bear ten per cent interest per annum, and if collected by suit, we agree to pay an additional ten per cent of the amount due, as attorney's fees.

Dated at Tulsa, Oklahoma, the 1st day of May, 1924.

Now, of the said Geneva A. Kincase and E. R. Kincade, her husband and their heirs, assigns, executors, or administrators, shall well and truly pay the aforesaid note according to the tenor thereof, and all assessments, dues and fins on said stock, to the said Industrial Building & Loan Association, or its successors, and keep said premises

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