in said suit or action.

Copy

Ralph W.Becket Daisy P.Becket

Now if the sums of money due upon said instrument shall be paid according to agreement therein expressed, this conveyance shall be void, but in case default shall be made in the payment of the principal or interest as above rpovided, then the said T.A. Hudson and his legal representatives may sell the premises abve described with all and every of the appurtenances or any part thereof in the manner provided by law and out of the oney arising from such sale retian the said principal and inter at together with the costs and charges of making such sale and a reasonable sum as attorneys fees and the overplus if any there be paid over to the said Ralph W. Becket and Daisy P. Becket, their heirs and assigns, and the said parties of the first part for their heirs executors and administrators do covenant and agree to pay to said party of the sed no part his heirs and assigns the said sum of money as above mentioned.

Witness our hands and seals this 24th day of November 1909

Done in presence of

B.M. Hawley

W.S.Youcham

Ralph W.Becket (Seal)

Daisy B. Becket (Seal)

State of Washington

County of Skamaia, ss. This certifies that on this 24th day of Nove mber 1909 before me, the undersigned a Notary Public in and for sid County and State personally appeared the within named Ralph W.Becket and Daisy P.Becket his wife, who are known to me to be the identical persons described in and who executed the within instrument and acknowledged that they executed the same freely and voluntarily for the uses and purposes therein mentalned.

In Testimony Whereof I have hereunto set my hand and notarial seal the day and year last above written.

(Notarial Seal)

B.M. Hawley, Notary Public for Washington residing at Home Valley

Filed for reford by B.M. Hawley on Nov. 26th 1909 at 8.15 A.M.

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A.Fleischhauer

Co, Auditor

Statisfied Pa 396 BK I

Hammond to Crossan (Administrator)

This Indenture made this 1st day of November A.F.1909 between Frank Hammon and wife Susy N. Haamond of Hardin County State of Iowa, of the first part and A.W. Crossan Administrator of the estate of F.A.Norris, deceased of Hardin County and State of Iowa, of the second part, witnesseth: That the said parties of the first part/for and inconsideration of the sum of nineteen hundred and no/100 dollars the reei t wherepr is hereby acknowledged do by these presents grant, burgain sell and convey unto the said newty of the second part his heirs and assigns forever the following described real estate lying hand being situated, to-wit: The East one half of the Northwest duarter the Southwest quarter and threst quarter coffithe porthwest quarter of Section twenty five the South one half of the Nop Township three Morth of Range seven East of the will Lamette Meridian in the County of Skamania State of Washing on U.S.A. It is hereby stipulated that no timber shall be removed or sold from the premises herein described, except the amount received from such sale or removal be applied on this mortgage. To have and to hold the premises above described with all the appurtenances thereunto belonging unto the said party of the second part and to his heers and asagns forever. The said parties of the first paert hereby covenanting that the said described premises are free