Reg. No. Wyandotte Co. #104906 Fee Faid Wyandotte Co. \$29.75

11/27/



by and between Royal T. Williams and Evelyn S. Williams, husband and wife,

pollars, cassors and assigns, forever, all the following described real estate, situated in the County of ... Myandotte \_, State of Kansas, to-wit:

The North 15 feet of Lot 59 and all of Lot 60, Resurvey of part of West one-half of Block 9, Kensington, now a part of Kansas City, Kansas;

ALSO: All the following described real estate, situated in the County of Douglas,

State of Kansas, to wit: All of Lot 2, in Barker Flace , an addition to the City of Lawrence, Douglas. County, Kansas.

## This is a purchase money mortgage.

TO HAVE and to hold the premises described, together with all and singular the tenements, hereditaments and appurtenances thereanto belonging, and the rents, issues, and profits thered; and also all apparatus, matching; firstures, chattels, furnaces, mechanical stokers, of lb hurners, calibets, sinks, furnaces, heaters, ranges, mantels, light fixtures of mainteent and and mature at present contained or herediter placed in the building now or hereafter standing on the said real estate, and all structures, gas and oil tanks and equipment erected or placed in or upon the said real estate said real estate, whether such apparatus, machinery, fixtures or used in connection with the said real estate, or for any purpose appertaining to the present or fluere use or improvement of the said real estate, whether such apparatus, machinery, fixtures therein for the journose of the said real estate, whether such apparatus, machinery, fixtures there or would become part of the said real estate, whether such apparatus, machinery, fixtures there in for the journose of the said real estate, or the prime thereto, or not, all of which apparatus, machinery, chattels and fixtures shall be considered as annexed to and forming a part of the first here hold and covered by this mortgage, and allo all he estates, when a boy conveyed and setsed of a good and indicasible estate of therein there inder and ellower of the said real estate of an down and the there hold and covere therein, free and ell encure of the premises above conveyed and setsed of a good and indicasible estate of therein there indicasible estate of the said real estate of all encures of an encourted or the said or all estate of all encures and that he will warrant and defend the title there to forever against the claims and demands of all persons whences encures.

premises above conveyed and selesd of a good and indefeasible estate of laberizance having, free and clear of all encom-prances and that he will warrant and defend the tilte thereto forvere against the claims and demands of all persons monoscover. \* Thousand Nine Hundred and No/LOO (S11,500,00) - DOLLAS, with interest thereon and such charges and advances as may become due to the mortgagee under the terms and conditions of the promissory note of even date here-with, secured hereby, executed by mortgager to the mortgagee, the terms of which are incorporated herein reference, payable as expressed in and note, and to secure the performance of all of the terms and conditions con-tained in said note. To the intention and agreement of the parties here to thit is mortgage, however evidenced, whether by note how and mortgagor, or any of them, by the mortgage, and any and all indebtedness in addition to the amount above stated which the said mortgagor, or any of them may over to the mortgage, however evidenced, whether by note, book account or otherwise. This mortgage and any and all indebtedness in addition to the amount advances, are paid in full with interest; and upon the maturing of the present indebtedness for any cause, the total debt on any such additional loans shall at the same times and for the same specified causes be considered matured and draw in per cent interest to be agoin the maturing of the present indebtedness for any cause, the total debt and their heirs, personal representatives, successors and assigns, until all amounts secured hereunder, including future advances, are paid in future, and the same times and cordinants of the provisions have a same state of the interest of any approxements and success thereon. Mortgagor also agrees to pay all costs, charges and expenses reasonably incurred bereader the rested thereon including abstrate target and here asso of the failure of mortgagee to prior, upon default, to take charge er-mortgagor askedy assign to mortgagee the rents and incom

licable to all genders. This mortgage shall be binding upon the heirs, executors, administrators, successors and assigns of the respective ies hereto.

parti

- In Witness Whereof, said mortgagor has hereunto set his hand the day and year first above written.

Royal The class. Royal T, Williams Evelyn & Williams Evelyn S. Williams

500-11-55

4. MORTGAGE