Reg. No. 14,191

Fee Paid \$45.00

State of Ransas



66347

bis Indenture, made on this 8th day of July , 1958 , by and JESSE V. THACKSTON and MARIAN J. THACKSTON, husband and wife,

A the County of DOUGLES and State of KANSAS (Jointly and severally, accelular one), Party of the First Fart, and THE TRAVELERS INSURANCE COMPANY, a corporation organized and existin accelular and a the State of Connecticut, with principal office in the City of Hartford, County of Hartford and State of Connecticut Party of the State and Fart (hereinafter called the "Company");

## litine settie

That the said Party of the First Part, in consideration of money in the principal sum of

Planter Call

EIGHTEEN THOUSAND - - - - -- Dollars (\$18,000.00 caused by the stift Company to the Party of the First Part, the receipt whereof is hereby acknowledged, and to better secure the repay-tive descript Arm Data to dether with the interest to become due thereon according to the terms of a certain promissory note herein there descript Arm Data to dether with the interest to become due thereon according to the terms of a certain promissory note herein receipt Arm Data to dether with the interest to become due thereon according to the terms of a certain promissory note herein receipt Arm Data to dether with the interest to become due thereon according to the terms of a certain promissory note herein receipt and any state the state and premises lying and being in the County of Douglast

All of Lot 5 in Block 4, and that part of Lot 4, Block 4, BROADVIEW HEIGHTS, an Addition in the City of Lawrence, Douglas County, Kansas, described as follows: Beginning at the Northwest Corner of Lot 4; thence 7 feet in a Southwesterly direction along the front line of said Lot 4; thence Southeasterly 161.45 feet to a point on the rear line of said Lot 4, 7 feet Southwest of the Northeast corner of said Lot 4; thence Northeasterly along the rear line of said Lot 4, to the Northeast corner of said Lot; thence to the point of beginning.

TOGETHER WITH all and singular the tenements, hereditaments, buildings, improvements, privileges and appurtenances there relevance of a max wise appertaining, and all homestead and contingent rights and estates whitaever therein, and also all the rents, and analy thered, including all the profits, revenues, rovalties, frights and benefits accruing or to accuse to the Party of the First moder and bit, gas and milderal leases made or to be made covering said premises during the existence of this mortgage; TO HAVE AND TO HOLD the same unto the said Company, its successors and assigns, forever, for the uses and purposes herein

MOREOVER, the said Party of the First Part HEREBY COVENANTS AND AGREES with the said Company, its successors

That some one or more of said First Party is lawfully seized of said premises in Fee Simple absolute and has good right and lawful runhority to self, mortging and convey the same; that the same are free from all incumbrances and charges whatsoever; that said Campany shall quiesly usion and posses said premises; and that said First Party and his heirs, devises, executors, administrators and assigns shall forever warrant and defend the title to said lands and permises against the claims of all periods whomoever and the said First Party further covenants and agrees that the lien created by this instrument is a first and prior lies on the shove described lands and improvements.
To pay to said Company at its office in Hartford, Connecticut, or to its successors and assigns, the said principal sum of

EIGHTEEN THOUSAND - - - - - - - - - - - - Dollars (\$ 18,000.00

and interest on the balance thereof from time to time remaining unpaid in lawful money of the United States of America or its equivalent in New York exchange, in accordance with the terms and conditions of a certain promiseory note for said principal mm, baring even data herwith, made payable to the order of the said Company and executed and elivered to the Company by the said Party of the First Part, and secured by this morigase. Principal and interest of said note are payable in monthly installments of \$110.00, with the last installment maturing September 1, 1982

To invise and leave with said Company, during the time said promissory note and all renewals thereof shall remain unpaid, a complete abstract of tile to the land hereinform described which abstract, in the event of foreclosure of this mortgare, shall become the property of the grantee in the deed executed pursuant to said foreclosure.
To keep the said leave with said company, during the time said promissory note and all renewals thereof shall remain unpaid, a complete abstract of tile to the land hereinform described which abstract, in the event of foreclosure of this mortgare, shall become the protect and the title and possible of said permisses to the end that this mortgare shall be and remains a first line on said premises until the indebtedness hereby secured shall be fully paid.
That the said Company shall be subrogated to the lien, though released of record, of any prior incumbrances on the said premises paid or discharged from the protects of the logated of the sale are presented by the aforesaid promissory note.
To put before the said lamped from the protects of the logat represented by the aforesaid promissory note.
To put before the said setting and the protect of the logat represented by the aforesaid promissory note.
To put before the said integration the protect of the logat represented by the aforesaid promissory note.
To put before the said setting and the protect of the logat represented of knows or any political subdivision or municipality in said State which are become client upon value and a state or any part thereof or interest therein, including any mineral or royalty interest therein.
To keep the baid length, sace and abstract or by the State of any part thereof or interest therein, including any mineral or royalty interest therein.
To keep the baid length, sace and other improvements are or the said lands in sound condition and in good repair and to commit or permit no wast

ance perils included by endorsement for the sum of at least

All shorts in these, we toward the returning of returning the priority or validity of this mortgage lies, all cost and here secrible land, or to defend or to establish the priority or validity of this mortgage lies, all cost and been by the Company, together with a reasonable priority or validity of this mortgage lies, all cost and prior of the First Part of demmed and shall be part of the data secured by this mortgage. They of the First Part of demmed and shall be part of the data secured by this mortgage. They of the First Part of demmed and shall be part of the data secured by this mortgage. Any of the First Part of demmed and shall be part of the data secured by this mortgage. How of the first Part of demmed and shall be part of the data secured by this mortgage. How of the first part of the said premises to be or become subject to any lies a showe provided. The first part of the said premises to be or become subject to any lies a showe provided the first part of the said premises to be or provided the said impositions are above provided the first part of the said premises to be or provided the said or notice and without valuer of the first part of any of these covenants by said First Party, pay or remove or dickarge any such lies or and the monthing value values of the smouth and value (y such payment, and all moneys paid for any such the said Company's interest in the said premises shall be immediately the and payable with internet of the presend per annum until paid and shall, together with interest as aloresaid, become so runch additional end by this mortgage.