67516 BOOK 120 Hall Litho. Co., Topeka REAL ESTATE MORTGAGE (TO CORPORATION) C-\$84-2 T.W. , 19 58 , between of the County of Douglas County of Leavenworth; Kansas; A Cornoration Pirst National Bank bit Developerty, Railess, A Corporation WITNESSETH, Thread mortgages, -----Twenty Three Thougand and no/100-----to them duly paid, the receipt of which is hereby acknowledged, hereby mortgage and warrant to said mortgages, its successors and assigns, all of the following described reporty situated in the County of Douglas and State of Kansas, in-wit: Lot Two (2) in Block One (N in India Addition, an addition to the City of Lawrence, In Douglas County, Kansas together with the appurtenances and all of the estate, title and interest of the mortgagore therein. To have and to hold the above described property unto the mortgages forever. This mortgage is given to secure payment of the sum of \$23,000.00 DOLLARS issory note this day executed by said mortgagers to the mortgages for according to the terms of One certain promissory note this day executed by said mortgagers to the mortgages for that amount which is due and payable on ACCOPCINE to its terms of said onte. With interest at 5° % per annum from the data thereof until paid, all according to the terms of said note. As additional and collecteral security for the payment of said data with interest, and the taxes on said land, the mortgagers hereby transfer, assign, set over and convey to the mortgages all rents, royalities, bonuses, delay moneys or other income that may from time to time become due and payable under any oil, gas, mineral or other lease/s of any kind now existing ee may now or hereafter require in order to facilitate the payment to it of said rents, royalities, bonuses, delay rentais or other mortgagers hereby agree to execute, acknowledge and deliver to the mortgages such desor other instruments as the mortga-mortgagers and the debt hereby said mortgages only desor other instruments are the mortgages. There may now or hereafter require in order to facilitate the payment to it of said rents, royalties, bonuses, delay rentais or other income, which rights are to be exercised by said mortgages each dease ariously depreciate the value of said release of this mortgage. Should operation under any oil, gas, mineral or other leases ariously depreciate the value of said property; then all notes secured by this mortgage thall thereupon become due and payable, at the option of the mortgages. Baid mortgagors hereby covenant and agree that at the delivery bereof they are the lawful owners of the above described property, and are seized of a good and indefessible estate of inheritance therein, free and clear of all incumbrances, except -certain pron ording to the terms of One N O.N Eand that they will warrant and defend the same against any and all claims whatsoever. This mortgage shall be void if all payments are made as in said note , and as herein specified. Time is expressly made the essence hereof. Said mortgagors hereby agree to pay all taxes assessed on said property before any penalties or costa accrue thereon, of t and also agree to keep aid property insured in favor of said mortgages in the sum of $\psi 24,000,00$ hard--TWenty Four Thousand and no/100---- DoLLARS in an insurance company satisfactory to said mortgages; in default whereof the mortgages may say the taxes and accruing penalties, interest and costs, and may insure the same *i* the expense of the mortgages. The expense of back taxes and accruing penalties, interest and costs, and may insure no sum *i* to be a such taxes and accruing penalties, interest and costs, and may insure no such as a such as the same *i* the s This mortgages upon the above the payment or permit wasts on said property. Mortgagors agree not to commit or permit wasts on said property. If default is made in such payment, or siny part thereof, or interest thereon, or in the taxes assessed on said premises, if the insurance is not kept up thereon, or if any other terms of said note—or this mortgages are breached by the mortga-or if the insurance is not kept up thereon, or if any other terms of said note—or this mortgages are breached by the mortga-or gree then the whole principal of said debt, with interest, and all taxes and accruits penalties and interest and costs remain-ing unsaid or which may have been paid by the mortgages, and all atums paid by the mortgages of insurance, shall become immediately due and payable, at the option of the mortgages. Out of all money arising from such foreclosure said, these after to take possession of said property and foreclose and tell the same, or any part thereof, in the manner prescribed by an write as any setain the amount due or to become due to it according to the conditions of this instrument, together with the costs and charges of making such saids, and the balance, if any, shall be paid by the party making such sale, on demand, to the and charges IN TESTIMONY WHEREOF, the said mortgagors have her es on the day and year first abov went husterine . (Seal). (asal Lenson (Seal). State of Kansas, County of Leavenworth , 88. BE IT REMEMBERED, that on this 23rd - day of Uctober , 19 58 , before me, and res in County and State aforesaid, came Everett Christenson and Clara M. Shristenson and the first of County and State aforesaid, came Everett Christenson and Clara M. Shristenson as parsonally known to be the same persons who executed the within instrument of writing, and such persons duly acknowl-at the execution of the same. IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal on the day and year last above written. 302 ge and Harman 19-02-W (SEAL) (My commission expires apply up 24", 19.62) avold Perch Att. Rev. 4-53 0270 234 11 56 By Janie B Harold a. Beck November 27, 1962 \$23,000.00 RECEIVED OF Everett Christenson & Clara M. Christenson the within-named mortgagors, the sum of Twenty Three Thousand Bollars and No/100 and Bollars, in full satisfaction of the within mortgage. First National Bank-Leavenworth, Kans. ...P. Becker-Cashier.

"HART'S

14 .2