## 75935 BOOK 127

## KANSAS MORTGAGE

THIS MORTGAGE, made this Thirty-first day of January A. DWIGHT BURNHAM AND LILLIAN C. BURNHAM, husband and wife in th

of the County of DOUGLAS and State of Kansas, hereinafter called mortgagor, and THE EQUITABLE LIPE ASSUBANCE SOCIETY OF THE UNITED STATES, a exporation, organized and existing mater the laws of the State of New York, having its principal office in the Borough of Manhattan, of the City of New York, hereinafter called mortgages;

SETH, That said mortgagor, for and in con-WITNE eration of Savan Thousand and no/100 - - --

DOLLARS, hem \_\_\_\_\_in hand paid by the mortgages, the receipt whereof is hereby acknowledged, has granted, bargained, ad conveyed, and by these presents does grant, bargain, self and convey unto the said mortgages, and to its successors asigns forever, all of the following described tract, piece and parcel of land and improvements thereon, lying and and a ated in the County of Douglas and State of Kansas, to-wit:

Lots 21 and 22 in Block 3, in Holiday Hills, an addition

to the City of Lawrence, Douglas County, Kansas.

Subject to reservations, restrictions and easements of

record.

TOGETHER with all and singular the tenements, hereditaments and appurtmances thereof, includ and articles of personal property now or at any time hereafter attached to or used in any way in connection operations of personal property nonline, but without being limited to, all screens, awings, and doors, window shares, light floor coverings, shrubbery, plants, stores, ranges, refrigerators, bollers, to and doors, window shares, light floor coverings, shrubbery, plants, stores, ranges, refrigerators, bollers, to equipants to whatoover the and property include delay delay and all be desmed to be factores and a tures and articles of personal property, except household furniture not specifically enumerated herein, al tures and articles of personal property, except household furniture not specifically enumerated herein, al tures and articles of personal property include the law of shall be desmed to be factores and a signs, and all persons claiming by, through or under the law of this mortgage. and incineral all of which

TO HAVE AND TO HOLD the same, with all and singular, the hereditaments and appurtenances thereto belonging, the said mortgages, and to its successors and sasigns forever, provided always, and this instrument is made, executed felvered upon the following conditions, to wit:

/100 Dollars (\$ 7,000.09 and has agreed to pay the same with interest rding to the terms of a certain note or obligation in said principal amount, bearing even date herewith and made con acc 

WHEREAS, said mortgagor does for his heirs, representatives, vendees and assigns, the owner of said lands, hereby expressly covenants, agrees and stipulates to and with said mortgagee, and its successors, vendees and assigns: First. That the lien created by this instrument is a first and prior lien and encumbrance on the above described land and improvements;

Second. To pay the indebtedness as in said note provided, and until the same be fully paid, to keep in full force and effect that certain policy or policies of life insurance issued by the mortgages and assigned to the mortgages as collateral security for the payment of the indebtedness secured hereby.

collateral security for the payment of the indebtedness secured hereby. Third. To procure and maintain policies of fire insurance with extended coverage and if permises in some responsible company or companies, to the satisfaction of the mortgages, to the amount of their fall sciences are solved of what or same, loss, if any, payable to the mortgages or its assigns. It is further agreed that all policies are salue with of what or same, loss, if any, payable to the mortgages or its assigns. It is further agreed that all policies evalue with the payment thereof, all remeval policies constantly assigned, pleaded and delivered to add mortgages, for further security the payment thereof, all remeval policies, with full widelivered to satis and compromise at less three days before the expiration of the old policies, with full widelivered to satis and compromise at loss claims, to demand, tions, unless otherwise paid, or in rebuilding or restoring the hanged building as the mortgage may event of forcelosure bereunder, with power to satis to be mortgage at forcelosure all os claims, to demand, tions, unless otherwise paid, or in rebuilding or restoring to the payment as less mortgage may even of all such policies;

Fourth. That the whole of said principal sum, or so much as shall remain unpaid, shall become due at the option of nortgages if any tax or assessment or water rate is not paid as the same becomes due and payable, or upon the failure a mortgagor to keep any policy or policies of life insurance held as collateral harrets in full force and effect, or in the of the actual or threatened demolition or removal of any building creeted upon said premises, anything herein con-dit to the contrary notwithstanding;

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