Mortgagor hereby assigns to mortgages the rests and income arising at any and all times from the property may append to secure his note, and hereby authorize mortgages or its agent, at its option, upon default, to take charge of property and collect all rents and income and apply the same on the payment of insurance premiums, taxes, assessme or mortgages or in the mote hereby secured. This assignment of restrance premiums, taxes, assessme the mortgages in the mote hereby secured. This assignment of restrance premiums, taxes, assessme the mortgages of in the mote hereby secured. This assignment of restrance preventers or payments provide the mortgage of the mortgage of the mortgage of the mortgage of the mortgage and foreclosures or otherwise. If there shall be any change in the ownership of the premises covered hereby without the consent of the mortgage and foreclosure proceedings may be instituted thereot. If the nortgage and foreclosure proceedings may be instituted thereot. If the nortgage are applied in the provisions in asid more and in this mortgage end foreclosure proceedings may be instituted thereot. If the nortgage are and foreclosure proceedings may be instituted thereot. If the second is a specified in the provisions in asid notes and in the hereby assesses on any call including future advances, and any cattensions or renewalt thereot, in accord, then these presents shall be volged, and comply with all the provisions in asid notes and in this mortgage or take asy and may, at its option, declare the whole of and note date and payable is the learning and the previse or renamin in full fores and effect, and mortgages hall be estilled to homestig at the restrance of the mortgage or take asy and may, at its option, declare the whole of and note date and payable at the section at the aster date and the section at the asterdard while the pay the section to protect its rights, and from the date date when the section at IN WITNESS WHEREOF, said mortgagor has here nd the day and year first above written. Jay M. Fleer Fleer Maryour floer Marjorie Fleer ACKNOW! EDGMENT STATE OF KANSAS. County of Atouglass 5.th Be it remembered, that on this ... Labruary , A. D. 19. thin, before me, the undersigned, a Notary Public in and for the M. Fleeret Marjorie Fleer lace County and State aforesaid, came husband + Civile who are personally known to me to be the sam e persons who executed the within instrument of writing, and such persons duly schawsieded the execution of the same persons who executed the within instrument of writing, and s persons duly schawsieded the execution of the same. IN TERTIMONT WHEREOF, I have hareunto set my hand and Notarial Seal the day and year above written. SEAL UBLIC 010

Z207 18

My Commission . explore

Marold A. Beck Register of Deeds

Marvin W. Rogers,

19.6.3

Notary Public.

Reg. No. 17,622

1.173

79501 BOOK 130 MORTGAGE S MOENTURE, Made un 5th 50 Pebruary 1902 between 1902 bet THIS INDENTURE, Made this of Lawrence in the County of Dougles and State of Kansas part OB of the first part and THE LAWRENCE BUILDING AND LOAN ASSOCIATION of Lawrence, Kansas, party of the Second Part. WITHESSETH, that the sale part 25 of the first part, is condersite of the least of the same of Twenty-Three Thousand Five Hundred and no/100-----DOLLARS to them duy paid, the receipt of which is hereby acknowledged, ha VO sold and by this indenture do GRANT. BARGAIN, SELL and MORTGAGE to the said party of the second part, its successors and assigns, the following described real estate situated in the County of Douglas and State of Kansas, to-writ: Lot Four (4), in Block Three (3), in Broadview Heights, an Addition within the City of Lawrence.