390

## MORTGAGE S1159 BOOK 131

Doctors Building, Inc., - - - as mortgagor,

MORTGAGES and WARRANTS to The Farmers & Bankers Life Insurance Company, mortgagee, of Wichita, Kansas, the following described property, with appurtenances and fixtures now or hereafter placed on the premises,

Douglas situated in County, Kansas , to-wit:

Lots 90 and 92 on Kentucky Street, in the City of Lawrence,

(This mortgage is coordinate with that certain mortgage of record in Book 121 at Page 217 of Douglas County Mortgage Records, and constitutes a first lien in conjunction therewith.)

P. & B. Statutary Marigage Kanas-Oklahomz Form

## to secure the payment of Ten Thousand and No/100 - -

dollars (\$10,000,00 ) evidenced by a note of even date in said amount payable to the mertgages, with interest as therein stated, and payment thereof being due: in monthly payments as provided in said note.

The mortgagors further agree, for the protection of the rights of the mortgagee, or its assigns, as follows:

1. To pay, as soon as doe, all taxes, assessments and encumbrances, which may be, or appear to be, liens against property, and to pay and settle promptly, or cause to be removed by suit or otherwise, all adverse claims against said the mortgage, being hereby made the sole judge of the legality thereof, may, without notice to the mortgager pay taxes, assessments or encumbrances and all sums expended by the mortgage on all of the things origined in this mortgage shall be secured by the mortgage on all of the things or size all of the things or size all of the sole judge of the legality thereof and, without notice to the mortgager pay all of the things or size all of the things or size all of the things or size all of the sole judge of the legal there on a the highest lawful rate.

2. The mortgages shall be secured by the mortgage, with interest thereon at the highest lawful rate.
2. The mortgages agree to furrish insurance on buildings on said premises against firs, tornado, and other has narrance in such form, and for such coverage, and in such companies a will be acceptable to the mortgages, and continue the same at the express of the mortgages, and so the such companies as will be acceptable to the mortgage, and for such companies and will be acceptable to the mortgages, and continue the same at the express of the mortgages will be mortgages and mortgages. The mortgages are until the indebtedness hereby secured, and then a such form, and less if any puyable to mortgages, and decide the proceeds of and policy, or to be mortgages and in case of firs, the mortgages may make proof of loss and collect the proceeds of and policy or to an it is decided apply the same to the repair or rebuilding of and building or moletable. In the same to firs, the mortgages may mort and building or no induct the proceeds of fail policy or to insure maintain insurance as agreed, or on failure to deliver said policies to the mortgages, and collect the proceeds of fail policy when due, the mortgage may procure and maintain such insurances and pay and premium on any such policy when due, the mortgage may procure and maintain such insurance and pay and premium thereon and collect the cost thereof with interest at the highest legal rate, from the mortgages, and the same her prices all shall be a lies on and be secured by this mortgage and collected in like manner the principal function.

the principal sum hereby secured. 3. To keep all buildings, fences and other improvements on said real estate in good repair, and permit no waste thereon, and it is also agreed that the rents and profits of said premises and the rents, profits, revenues and royalits accruing to the mortgagers under all oil and gas leases, now or hereafter placed on said premises, are pledged to the mortgage, its successors and assigns, as additional collateral security, and said mortgages shall be entitled, in the event of such default, to possession of said premises, by receiver or otherwise. That upon the institution of proceedings to forcelose this mortgage, the plaintiff therein shall be entitled to possession and control of the premises herein described and/or to have a receiver appointed, and to collect the rents and profits thereon, under the direction of the court, and the net amount so collected by such receiver shall be applied, under the direction of the court, to the payment of any judgment rendered or amount found due upon the foreclosure of this mortgage. In the event foreclosure proceedings are begun, appraisement of the property herein mortgaged is waived or not at the option of the mortgage or he the buffer of this mortgage. In the event the time such foreclosure proceedings are begun.

4. The makers hereof further agree to pay monthly, in addition to the payments described in the note secured hereby, an amount equal to one-twelfth of the taxes and special assessments levied for the current year estimated to be a month and authorizes The Parners & Bankers Life Insurance Company at, its option to use the above funds for the payment of such taxes and special assessments an they are due and payhelin. If the payments the similar of the payments sufficiently or to pay any deficiency upon demand. Excess reserve deposits under this paragraph will be regain to makers upon demand.

The violation of any of the foregoing agreements shall, at the option of the mortgagee, without notice, cause the indebtedness hereby secured to become due and payable.

All agreements made and obligations assumed hereby by mortgagors, and all rights and privileges herein granted to the mortgages, shall be binding upon and accrue to their respective heirs, executors, administrators, successors and assigna-WITNESS our signatures this 18th day of July , 19.62.

Attest: S Howard F. Jough Howard F. Joseph, Secretary Doctors Building, Inc. Brahler, By George H A President.