he contacto ACKNOWLEDGMENT STATE OF KANSAS COUNTY OF _____ DOUGLAS On this ______luth :. day of ______August ______A. D. 19.52, before me._____ B. Notary Public _____ personally (Insert life of officer taking acknowledgment) appeared ____ Robert R. Bigsby _____ and ___ Dorothy J. Bigsby, his wife to me known to be the identical person(s) named in and who executed the foregoing instrument and acknowledged that they______ executed the same as ______ their_____ voluntary act and doed Almest. Postma. Notary Public. My commission expires adult 27 1966 Recorded August 14, 1962 at 11:20 A.M. Harroll a Deck Register of Deeds

Reg. No. 18,050

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SUPPLEMENTAL AGREEMENT

· 81491 BOOK 131

THIS STIPULATION AND AGREEMENT made this 3rd day of August, 1962, by and between Emil Borer & Clarence W. Davis, Grandfather and Grandson, of Larence, Kansas, parties of the first part, and the First National bank of Leavenworth, Kansas, a corporation, party of the second part.

WITNESSETH: Whereas Emil Borer & Clarence W. Davis, on the llth day, January, 1959, made, and executed and delivered to the party of the second part a First Mortgage Real Estate Note in the amount of \$2500.00, which note is secured by a real estate mortgage of the same date, made by the same parties, and is recorded in Book 130 on Page 301 of the Mortgage Records of Douglas County, State of Kansas, covering:

Beginning at the Northeast corner of Lot One Hundred Seventeen (117) on New York Street, thence South Thirty-five (35) feet, then West Fifty (50) feet, thence North Thirty-Five (35) feet to the South line of Quincy Street, thence East Fifty (50) feet to the place of beginning. (Also known as 1101 N.Y. St., Lawrence, Kansas)

AND WHEREAS said parties of the first part now desire to extend the maturity.

NOW THEREFORE, in consideration of the mutual agreements of the parties, it is hereby stipulated and agreed, by and between the parties hereto, that the maturity of the above referred to mortgage note, which stands in the present balance of \$2500.00, shall be extended to August 12. 1963, and the interest shall be paid quarterly commencing Septencer 30, 1962, at the rate of 6% per annum.

It is the intention of the parties hereto that the execution of this instrument shall not constitute a novation. The only purpose of this instrument is to change the maturity of the mortgage note as hereinbefore mentioned.

The status of the parties as Mortgagor and Mortgagee is not to bedisturbed or changed, and the lien of the mortgage and the indebtedness inself remain as if this instrument had never been executed.