-Eight thousand and no/100-------- DOLLARS to them duly paid, the receipt of which is hereby acknowledged; hereby mortgage and warrant to said mortgagee, its successors and assigns, all of the following described property situated in the County of Douglas and State of Kar towit: Lot 22 and West 60 feet of Lot 23 in Block D in Southwest addition to City of and State of Kansas. Lawrence, Douglas County, Kansas. together with the appurtenances and all of the estate, title and interest of the mortgagors therein. To have and to hold the above described property unto the mortgagee forever. This mortgage is given to secure payment of the sum of -----Eight thousand and no/100----------- DOLLARS according to the terms of the irr certain promissory note this day executed by said mortgages to the mortgages for that amount which is due and payable on September 17, 1963 with interest at 6 % per annum from the date thereof until paid, all according to the terms of said note. As additional and collateral security for the payment of said deb with interest, and the taxes on said land, the mortgagers hereby transfer, assign, set over and convey to the mertgages all rents, royalites, bonuses, delay moneys or other income that may from time to time become due and payable under any portion thereof, with authority to collect the same; and the energy transfer, assign, set over and convey to the mertgages all rents, royalites, bonuses, delay moneys or other income or hereafter to come fithe existence covering said property, or any portion thereof, with authority to collect the same; and the gee may now or hereafter require in order to feellithat the pay ment to i of said rents, royalites, bonuses, delay rentils or other income, which rights are to be exercised by said mortgages appendent to it of said rents, royalites, bonuses, delay rents or other release of this mortgage. Should operation under any coll, gas, mineral or other leass aeriously detycaite the value of asid property, then all notes secured by this mortgage shall through the event due and payable, at the option of the mortgages. Said mortgagors hereby covenant and agree that at the delivery here due and payable at the option of the mortgage. No, excent time. certain promissory note this day executed by said mortgagors to the mortgages for No exceptions and 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 of the essence hereof. Said mortgagers hereby agree to pay all taxes assessed on said property before any penalties or costs accrue thereon, and also agree to keep said property insured in favor of said mortgagee in the sum of and have agree where and no open share property matter in the detail whereof the mortgagee may pay the taxes and accruing in an indurance company satisfactory to said mortgagee; in default whereof the mortgagee may pay the taxes and accruing penalties, interest and costs, and may insure the same at the expense of the mortgages, and the expense of such taxes and accruing penalties, interest and costs, and insurance, shall from the date of payment thereof become an additional lien under this mortgage upon the above-described property, and shall bear interest at the rate of 10% per annum until paid to the mortgages. this mortgage upon the above-described property, and shall bear interest at the rate of 10% per annum until paid to the mortgages. Mortgagers agree not to commit or permit waste on said property. If default is made in such payment, or any part thereof, or interest thereon, or in the taxes assessed on said "premises, or if the insurance is not kept up thereon, or if any other term of said note--or this mortgage are breached by the mortga-gers, then the whole perincipal of Said debt, with interest, and all taxes and accruits penalties and interest indicates the mortga-ing unpaid or which may have been paid by the mortgages, and all sums paid by the mortgage for insurance, shall become immediately, die and payable, at the option of the mortgages, and all sums paid by the mortgage in the mortgage of insurance, shall become after to take possession of said property and force mortgages. Out of all more y arising from such forcelosure sale, the mortgages may retain the amount due or to become due to it according to the conditions of this instrument, together with the mortgagers.

82055

John P. Moss and Colleen A. Moss, his wife of the County of Douglas and State of Kansas, hereinafter referred to as mortgagors, and

September

REAL ESTATE MORTGAGE (TO CORPORATION)

Commerce State Bank

hereinafter referred to as mortgagee, -

THIS INDENTURE, made this 17th day of

WITNESSETH, That said mortgagors, in consideration of the sum of

BOOK 132

of 'Topeka, Kansas

Hall Litho. Co., Topeka

, 1962 ; between

IN TESTIMONY WHEREOF, the said mortgagors have hereunto subscribed t x John P. Was names on the day and year first above writt ___(Seal). Xallen de min 1 154 _(Seal). State of Kansas, County of Shawnee Colleen A. Massgagars BE IT REMEMBERED; that on this 17th day of September , 1962 , before me, the undersigned, a Notary Public in and for the Caunty and State aforesaid, came John P. Moss and Colleen A. Moss, his wife, to me personally known to be the same persons who executed the within instrument of writing, and such persons duly acknowl-caged the extention of the same. IN UNTENTIES WHEREOF, I have hereunto set my hand and affixed my official leal on the day and year last above written. (My commission expires February 22 (SEAL) 00110/01 , 19 65) Att. Rev. 4-63

Recorded September 25, 1962 at 10:00 A.M.

Parola (Deck