A. 1. 11 16

MORTGAGE to the second se Lots Eleven (11) and Twelve (12), in Block Seven (7), in Edgewood Park Addition Number Four (4), an Addition to the City of Lawrence, in Douglas County, Kansas. Together with all heating, lighting, and plumbing equipment and fictures, including stokers and burrers, screens, awnings, storm windows and deers, and is shades or blinds, used on or in connection with taid property, whether the same are new located on taid property or hereafter placed thmom. TO HAVE AND TO HOLD THE SAME, With all and singular the tenemists, hereaftaments and appartenances thereants belonging, or in anywise appendix forever. And the taid part 168 of the first part do ______ hereby coversist and agree that at the delivery hereof 1000 ATC the fameloi of the premises phose granted, and sound and model and incombrances and that $\pm \ln 0$ will minimum and defined the same against all parties making lawfal claim therets. It is append between the martical here and ± 0.5 of the limit part shall as all times during the He of this indexture, pay all taxes and assessment that may be levied or assessed against tail real estable when the same become due and payable, and that $\pm \ln 0.5$ W111 teneg the baildings upon Said real estable from the same of estable or the limit part of the source and any spatial real estable indexture, and state the mart 10 for the first part shall be indextured for the same when the same become due and payable, and that $\pm \ln 0.5$ W111 teneg the baildings of the first part shall fit to pay unch taxes when the same become due and payable in the same state of the indexture of its interest. As do in the certain the same there are part of the score of a payable or the pay shall be taxed on the same taxes when the same become due and payable of the bary and taxes when the parts of the same taxes and part be too the same taxes are also as the indexture, and shall be indexture, and shall be indexture, and shall be interest at the rate of 10% from the date of payment with fully repaid. bear interest at the rate of 10% from the date of payment until fully repaid. This grant is intended as a mortgage to secure the payment of the sum of $312\pm66n$ Thousand and no/100---- DOLLARS according to the terms of ONG certain written obligation for the payment of aid sum of moory, executed on the $20\pmn$ day of $J_{12}J_{12}$, 19 GH, and by its terms indice payable to the party of the second part, with all interest accounts discussed and the rescale of the second part, with all interest accounts discussed and the second part with all interest accounts discussed and the part by the party of the second part. With all interest accounts of the second part, with all interest accounts of the second part. The part by the party of the second part with all interest accounts on the mean default of the interest account of adversions, up to the second part, with all interest accounts of the mean default of the interest account of the mean of the second part, and the new part by the party of the party of the second part is particle of the interest accounts of the mean of the second part of the second part is party for any instances or to the interest accounts of the mean of the second part of the second part is part by the party of the second part. ge any taxes with interest threen as herein presided, in the event that said part 103 of the first part shall full to pay the same as provided in the Inder The state with every control of every perimer, it was been even perimer, it was every control of the second part is collection of said second part of the second part is collection of said second part of the second part is collection of said second part of the second part is collection of said second part of the second part is collection of said second part is collection of said second part of the second part is collection of said second part is collection of said second part of the second part is collection of said second part of the second part is collection of said The failure of the second part to assert any of its right bereander at any time shall not be caestrood as a valuer of its right to event the and to insist upon and enforce strict compliance with all the terms and provisions in said philoschem and in this mortgage contained. The failure of the second part is more any first may be its register terms and provisions of any obligations have its more than the more than It is spread by the parties herein that the torms and previsions of this indenture and each and very abligation therein contained, and all benefits according refrom shall extend and how to, and be obligatory upon the heirs, escouters, administrators, personal representations, assigns and successors of the respective ins herein. in writes in writes whenever the part as the firm part in Ve, in ments at the 1 m and and walter day and you has a for the set of firms issail Sara L. Alicens Elwood C. Livens (State IN WITNESS WHEREOF, the p (SEAL) (SEAL)