Reg. No. 157 Fee Paid \$17.75

## MORTGAGE 1907 BOOK 141

Lots 17A, 17E, and 17C of the Replat of Lots 3, 4, 5, 17, 18, 19, 24, 25, and 26 in Marvonne Meadows, a subdivision in Douglas County, Kansas.

Together with all heating, lighting and plumbing equipment and fixtures, including stokers and burners, screens, awnings, storm windows and doors, window shades or blinds, used on or in connection with any improvements located upon the show described real estate, whether the same are now located on asid real estate or hereafter placed thereon. TO HAVE AND TO HOLD THE SAME, together with all and singular, the tenements, hereditaments and appurtenances theremuto belonging or is anyway appertaining forever, and warrant the title to the same. The mortgager warrants that at the delivery of this mortgager, the mortgager is the lawful owner of the entire interest in and to its above described premises and that the mortgager is the owner of an indeafisible estate of inheritance therein, free and clear of any and all liens or encumbrances except\_ChOSE\_OF\_record.

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With interest thereon at the rate of <u>six</u> <u>per cent per snnum<sup>2</sup>(6.5), together with yuch charges and descripts as may be due and payable to said morigance under the terms and conditions of a certain promised or even date the performed secured hereby, executed by said Morigance to said Morigance payable as expressed in said note, and to secure the performed secured hereby, executed by said Morigance to said Morigance to the terms of said note are bereby increased and another the terms and and morigance and any and all indebideness in addition to the amount hereby three due and morigance or all the intention and agreement of the parties hereto that this morigane shall also secure and any and and morigance or any of them may one to said morigance, however evidenced, whether by note or otherwise. This mori-shall remain in full force and effect between the parties hereto and their heirs, personal representatives, successors and assigns until all amounts secured hereunder including future advances are paid in full with interest thereon.</u> The Mortgagor also agrees and warrants as follows

1. Time is of the essence of this agreement. Mortgraver shall promptly pay the said principal of and said interest on the in-debtedness evidenced by said promissory note and any and all other payments provided in said note and in this mortgrage, at the times and in the manner therein provided.

such payments from the Mortgager.
3. The Mortgager further agrees to process, maintain and pay all premiums for polleles of insurance in companies acception of the start of the

5. It is agreed that in the svent of the failure of the mortgagor to pay all real estate taxes and assessments when the same mortgage premises, said mortgage the payable, or in the event of a like failure to keep in force said policies of insurance or to make repairs of said expended by Mortgages shall be a lien on the premises described in this mortgage failed and the same mortgage to payable and the same transmost and insurance and make said repairs and the amounts so is a rate not to exceed the per cent (10%), per asnum, and said sums so advanced by mortgages, may, at the option of said Mortgages be made a part of the unpaid balance of a said nots thereby increasing and unpaid balance. Fayment of and mortgages behave a part of the unpaid balance of a said nots thereby increasing and unpaid balance. Fayment of and of said mortgages behave to fay the construct as a waiver of that default or of the right of said Mortgages to forcelose-this mortgage because of such default.

Motigage because of such derault.
4. The Marigages agrees to pay all costs, charges and expenses reasonably incurred or paid at any time by said Morigages including shares of the failure of Morigages or to comply with the provisions of said note or of this morigage and the same shall be secured by this morigage.
7. The Morigage because from Morigages and secure shall be secured by this morigage.