the state of the state of the state and Aller William Re-1.74 1.25 11072 * KANSAS REAL ESTATE MORTGAGE BOOK 148 WITNESSETH, that Morrgagors, in consideration of the sum of TEN DOLLARS, and other good and valuable consideration, the receipt of which is hereby acknowledged, hereby morrgage and warrant to Morrgagee, its suc-cessors and assigns, all of the following described property situated in the County of Douglas , and State-of Kansas, to-wit: Lit 4 and the East 10 feet of Lit 5. in Bock 2. in Soliday Hills, an addition to the City of Lowrence, Douglas County, Kansas. . payment of a promissory note of which the following is a true copy S TER the balance then due on this note), the first instalment of $\frac{1}{2}$ and $\frac{1}{2}$ each, i first same day of each month thereafter only find in full, or with installer maturity withe A default in the parment of any formalized or any part installer maturity with the balance the entire mapaid balance due and pay able issuedicately. All parties benefor, endowers, severally waive, demand and presentations for payment, notice of non-payment waive all benefics of valuation, approximent, homestered and other exemption have, where is the leaser, at the option of the holder hereof. The Mortgagors bereby agree to pay all taxes associated on said property before any penalties or costs accrose therefore any also agree to knew said property insured in favor of the Mortgage in an amount satisfactory to Mort-gages? in default whereas the Mortgage may pay the taxes and accruing penaltics, interest and costs, and may and costs, and insurance, shall from the date of payment thereof become an additional lieu under this mortgage on the above described property, and shall bear interest at the rate of. Ten Percent (10%) per annum until paid to the Mortgage. This mortgage shall be void if all payments are made as provided in said note and in this mortgage. Time as of the essence. If default is made in only such payment, then the willer of the principal secured by this mortgage, with interest, shall become immediately due and payable, at the option of the Mortgagee; and it shall be lawful be the Mortgagee at any time thereafter to take possession of said property and loreclose and self the same, at any part thereof, in the manner prescribed by law, appraisement of said property and all benefits of the Home-stead, Exemption and Stay Laws of the State of Kansas being hereby expressly waived by the Mortgagor. subscribed their names on the day and year first above T THE TENDER WHEREOF, I have hereanto set my hand and affixed my seal, the day and yearlast above ANTO James. W. Breit 1 mington verpices: 5-17-71 LBLI COURT Manuel Below Register of Deeds Recorded October 31, 1967 at 2:48 P.M.

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