BOOK 149

This margingage made go the 28th day of February 1838 between Edward H. Athey	
nd Evelyn M. Athey, his wife harehandler referred is as MORTGADORS and ASSOCIATES The harehandler	
reas is ICO DASSECRISELLS, Lawrence, Kansak a dorparation, hereinatter reterred to as MORIGAGEE	- 6
WITNESSETH: Mortgagors jointly and severally grant, bargain, sell, canvey and martalize to Mortgages, its successors and assigns, the real morent hereinatter described as security for the payment of a note of even date herewith in the total amount of Six housand, Five	
Hundred, Thirty Eight Dollars and Eighty Cents	-
Dollars and Eighty Cents	

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es, profits, fixtures and appliances thereunto attaching or in any wise there TO HAVE AND TO HOLD the sold pr

successors and assigns, forever; and mortgagers and have authority to convey the same, that the til will forever warrant and defend the same unto ma

If mortgagers shall fully perform all the terms and conditions of this mortgage and shall pay in full which this mortgage secures, then this mortgage shall be null, youd and of no further force and effect.

t which this mortgage secures, then this mortgage shall be null, void and or MORTGAGORS AGREE. To keep the mortgaged property, including the reterrds with an insuring company authorized to do business in the State or able clauses in favor of Mortgagee as its interest may appear, and it Mortgage rance on solid property in a suit not exceeding the amount of Mortgager's a to charge Mortgages with the premium thereas, or to add such premium to gagoes agrees to be full geogenaisle for damage or loss resulting from any ded by Mortgages for the protection or preservation of the property shall be are that any list group and there are an anotype of the analysis of in order that no lies superior to that of this mortgage and not now existing to pay, when due, all instalments of interest and principol on account of any mortgage, and axisting on the dete hereof. If Mortgagers in the mounts so paid, addin-pance in the operation, and to charge Mortgagers with the mounts so paid, addin-pance in the operation. Anongement and occupation of the partgaged proper-tion and the superior is the mortgage and with an excession of the protection.

and pressess, and to be a structure mortgaged property in its present condition and repair, normal and ordinary depreciation excepted. If default be made in the terms or conditions of the debt or debts hereby secured or of any of the terms of this mortgage, or in the par-falment when due, as it. Mortgages property or any part thereof be attached, leviad upon or seized, or if any of the representations, worrantes at most when due, as it. Mortgages property or any part thereof be attached, leviad upon or seized, or if any of the representations, worrantes at Mortgages barein contained be incorrect or if the Mortgagers and the attached, leviad upon or seized, or if any of the representations, worrantes at Mortgages barein contained be incorrect or if the Mortgagers and the attached, leviad upon or seized, or if any of the representations, worrantes at Mortgages barein contained be incorrect or if the Mortgagers and the attached, leviad upon or seized, or if any of the representations, worrantes at Mortgages barein contained be incorrect or if the Mortgagers and the attached, leviad upon or seized, or if any of the representations, worrantes at phenession of the modegrade property with the rents, issues, income and profits therefrom, with or without foreclosure of this mortgage, in any case, regardless of such endocrement, mortgage, and is the event of loreclosure of the mortgage. In any case, regardless of such endocrement, mortgage, and is the event of loreclosure of the mortgage. Mortgages in connection with any suit or proceeding to a barry by respond, the execution or emissions of the mortgage, and in the event of loreclosure of the mortgage. Mortgages in connection with any suit or proceeding to a barry by respond, the execution on emissions of low mortgage, and is the event of loreclosure of the mortgage. Mortgages in connection with any suit or proceeding to result of low constants and by the presentation for a logical with all option and further expenses of low constants and endore messionable

No failure on the part of mortgages to exercise any of its rights hereunder for defaults or breaches of covenant shall be construed to prejudice in the event of any other or subsequent defaults or breaches of covenant, and no delay on the part of mortgages in exercising any of such shall be construed to preclude it from the exercise thereof of any time during the continuance of any such default or breach of covenant, and ages may enforce any one or more remedies hereunder successively or concurrently at its option.

All rights and sharties hereto.

The plural as used in this instrument shall include the singular where applicable.

The real property hereby martgaged is described as follows:

Lots Twenty Three (23), Twenty Four (24), Twenty Five (25) and Twenty Six (26) in Central Subdivision of a portion of Addition Seven (7) in that part of the City of Lawrence formerly known as North Lawrence (being known as Simpson's Central Sub-division), in Douglas County, Kansas.

NONE Title to said property is dear, free at rage at the day above shown. T E Jurand H. Athey Edward H. Athey Mortgagar Cullyn M. Athey Mortgagar Evelyn M. Athey Mortgagar IN WITNESS WHEREOF, mortgagors have executed this a

OWLEDGMENT BY INDIVIDUAL OR PARTNERSHIP MORTGAGOR - BO County of _____ DOUGLAS STATE OF KANSAS 1: 85

STATE OF LANSAS County of DUDULAS AD. 19.68 before me & Notary Public Title of Officer Be it remembered, that on this 28th day of Pebruary His AD. 19.68 before me & Notary Public Title of Officer Be it remembered Edward H Athey and Evelyn M. Athey, Wife (show marital status) who is (age) personally know and known to me to be the some personal who executed the toregoing instrument and south personals) duly acknowledged the execution of the In witness whereof. I have hereunts set my hand and affixed my official seci. the day and year above white tus) who is (ase) personally known

J. P. Christians on Signature and the Notary Public

My Commission Expires 12-5-68