(2) And the West Fifty (50) acres of a tract described as the South Half  $\binom{l_2}{2}$  of the Northeast Quarter  $\binom{l_4}{2}$  of Section Twenty-six (26), Township Twelve (12), Range Nineteen (19), less right of way for street over the North 30 feet of the South-cent Overtee of soid Northeast Overtee, also east Quarter of said Northeast Quarter-also less the following described tract; Beginning at the Southeast corner of the Northwest Quar-ter of said Northeast Quarter; thence West 1-1 rods; thence South 16 rods; thence East 20 rods; thence North 16 rods; thence West 18-1/2 rods to the place of beginning, being Fortyeight (48) acres, in Douglas County, Kansas.

4

120

127

(3) Commencing at the Southwest corner of the North Half  $\binom{1}{2}$  of the Northeast Quarter  $\binom{1}{2}$  of Section Twenty-six (26), Township Twelve (12) South of Range Nineteen (19) East of the Sixth Principal Meridian; thence North 4-32 chains; thence East 4 chains; thence Southeast to a point on the South line of the North  $\frac{1}{2}$  of the said Northeast  $\frac{1}{4}$  section, -12-4 chains East from point of beginning; thence West to place of beginning, in Douglas County, Kansas.

of the second part, and to TUS SUCCESSOR Steirs and assigns lorever, all of the following described rt y tract , piece , and parcel of land lying and situate in the County of Douglas and State of Kansas, to-wit: The attached document forms a part of this mortgage: This mortgage is second only to a mortgage between the same part of this mortgage. This mort corded July 11, 1968; in Book 150, at page 514, of the records in the office of the Register of Deeds of Douglas County, Kansas.

Also a mortgage dated November 3, 1964 and recorded in Book 140, Page 227, of the records in the office of the Register of Deeds of Douglas County, Kansas.

TO HAVE AND TO HOLD the same with all and singular, the beneditaments and appurtenances thereto belonging, unto the said part y of the second part, and to its Successors and assigns forever, provided always, and this instrument is made, executed and delivered upon the following conditions, to-wit:

The Lawrence Country Club

the said party of the first part has this day made, executed and delivered to the said part y of the second part its Promissory Note of even date berewith, by which it promises to pay to the said Lawrence National Bank and Trust Co., Lawrence, Kansas

meetved Thirty-Six Thousand Five Hundred and no/100 DOLLARS, due June 24, 1071 with Interest from 6/24/70 to maturity at the rafe of 8 per cent per annum payable semi-annually, as evidenced by One payment for the sum of \$ each, tailing due on the 24th days of June and 1971 in path year, both or order, for white

principal and interest notes are psyable at Lawrence National Bank and Trust Co., Lawrence, Kansas and hear interest from maturity until paid at the rate of ten per cent per annum, payable semi-annuall

NOW, If the said The Lawrence Country Club

ob Oakson- Vie President 212

Bob Oakson- Vie President

shall well and truly pay, or cause to be paid, the sum of money in said note mentioned, with interest thereon, according to the feater and effect of and rote , then these presents shall be null and void. But it said sum 'of money or either of them, or any put thereot, or any interest thereon, be not paid when the same become due, then, and in that case, the whole of said sum and interest shall, at the option of said part y of the second part or assigns, by writes of this Mortisgo, immediately become due and payable; or, if the taxes and assessments of every nature which are or may be assessed against said fand and apputtenances, or either of them, or any part thereof, are not paid at the time when the same are by law made due and

and appurchances of either of them, or any part thereof, are not paid at the time when the same are by law made due and psyable, then in like manner the said note , and the whole of said sum shall immediately become due and psyable; and upon forfeiture of this Morigage, or in case of default in any of the psyments herein provided for, the part of the second part, its hutcleSSOFS its hutcleSSOFS and interstances and assigns, shall be effitited to a judgment for the sum due upon said note and the additional sums paid by virtue of this Morigage, and all costs and expenses of enforcing the same, as provided by law, and a decree for the sale of said premises in satisfaction of said judgment, foreclesing all rights and equites in and to said premises of said party of the first part, its assigns and all persons claiming under it, at which sale, appraisement of said property is hereby waived by said party of the first part, and all benefits of the State of Kansas are hereby waived by said party of the first part. And the said party of the first part shall and will at its own expense from the date of the execution of this Morigade until said note and interest, and all liens and charter by wirth hereof are first part, and different and charter by wirth hereof are first part different and the said party of the date of the execution of this Mortgage until said note and interest, and all liens and charges by virtue hereof, are fully, paid off and digharged, keep the building erected and to be erected on said lands, insured in some responsible insurance company duly sutherized to do second part may at his option effect such insurance in one name , and the premium or premiums, costs, charges and expenses for effecting the same shall be an additional lien on said mortgaged property, and may at his option pay any taxes or statutory liens against said property, all of which sums with 8 per cent interest may be enforced and collected in the name manner as the principal debt hereby secured.

AND the said party of the first part does hereby covenant and agree that at the delivery bereof said The Lawrence Country Club the favoration of the favorat the lawful owner of the premises above granted and asized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrance and that it will Warrant and Defend the same in the quiet and peaceable possession of said part Y of the second part its heirs and assigns forever; against the lawful claim of all persons whomsoever.

IN WITNESS WHEREOF, The said party of the first part has caused this instrument to be signed on its behalf, by its President, and to be attested by its Secretary, and has caused its seal to be affixed the day and year above stated. The Lawrence Country Club, a Kansas

Corporation By O. /M Carl Mingos P

· President