. Made this ... Sth day of October 1970 bet INVESTORS MANAGEMENT CORPORATION 180 of Lawrence , in the County of Douglas , and State of ... Kansas ... party of the first part, and THE FIRST NATIONAL BANK OF LAWRENCE, Lawrence, Kansas part y of the second part. th 31 Witnesseth, that the said part y ... of the first part, in consideration of the sum of I the hereby, hereby, 1 day of to it duly paid, the receipt of which is hereby acknowledged, has sold, and by this indenture does...GRANT, BARGAIN, SELL and MORTGAGE to the said part y of the second part, the ^a undersigned, o , and authorize of August 1971 following described real estate situated and being in the County of Douglas and State of Kansas, to-wit: Lot Fifteen (15) in Holiday Hills No. 8, an Addition to the City of Lawrence. owner the with the appurtenances and all the estate, title and interest of the said part y... of the first part therein. And the said part of the first part do.05. hereby covenant and agree that at the delivery hereof it is the lewful owner. Register of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances, and that it * will werrent and defend the same against all parties making lawful claim thereto (Corp. It is agreed between the parties hereto that the part y of the first part shall et all times during the life of this indenture, pay all taxes and excessments that may be levied or excessed against taid real eace when the same become does and payable, and that it will have the buildings upon aid real enter tenuered against free and tenued in such run and by such instrumce company as table to specified and directed by the part y. of the second part, the loss, if any, made payable to the part. Of the second part to the each end payable are to keep interest. And in the event that said part y. of the first part tail and it to pay such takes when the same become due and payable or to keep and permitian smored as berein provided, than the part y. of the first part tail and to pay said asces and insures, or either, and the sample up and table because a part of the indetredness, secured by the indenture, and shall beer interest of the res of TO% from the day of payment until fully repaid. of Deeds Seal) mortgage, THIS GRANT is intended as a m ding to the terms of ΩDBL certain written obligation for the payment of said sum of money, executed on the <u>5th</u> of Octrobels 19.70 and by <u>its</u> terms made psychic to the part <u>V</u> of the second with all interest accruing thereon according to the terms of said obligation and also to secure any sum of sums of money advanced by the th all interest eccruing the ereon as herein provided, in hereby acknowledge the full pay the discharge of this mortgage of The First National Bank of Warren Rhodes, President it said part y of the first part shall fell to pay the set of the conveyence shall be void if such payments be made as herein specified, and the obligation contained therein fully a such be made in such payments or any per therend or any obligation created therein, or interest thereon, or if the search or or any and when the same bocom due and payblic or 11 the interaction is not keep us, as provide herein, or if the building takes any made that is a people result as the payments of the second or and previous, then this conveyance shall become the when the same that is a people result and all of the difference in the defined written obligation for the security of which this when the manufacture made and and all of the difference in the definer of the holder hereor, written notice, and is shall be all be RELEASE d part 32. of the second part memory in the memory provided by law and to a prevides hereby granted, or any part there is uncert then angel of principal and interve have a receiver appointed to collect the rests and benefits accuing therefrom, of, in the memory precribed by lew, and out of all moneys staining from such together with the costs and charges incident therefore, and the overplus, it any t be paid by the part y making such sale, on de nand, to the first part y. Is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein costabled, and all in acturing therefrom, shall search and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives, is and accessent of the responsive parties hereto. 1 payment or, gage of record. Dated three ank of Lawrence, R Mortgagee, or SEL ST Investori Mabroement Orporation (SEAU) By: Design (SEAU) Dwight Perry, President (SEAU) (SEAL) pind negella (SEAL) SYN VIS AND SHOULD BE SHOULD BE TE OF Lansas Douglas COUNTY, SS. BE IT REMEMBERED, That so this 5th day of Occeber 1970 secured this ice, Kansas . Owner. before me, the undersigned, a ______ Nutary Public ______ in and for the County and State aforesaid, came Deloht Perry president of Investors Management Corporation a corporation duly organized incorporated and existing under and , and ____ Russell W. Jones, exproration, who are personally known to me to be man officers, and who are personally persons who executed, as such officers, the within instrument of writing on behalf and such persons duly acknowledged the execution of the same to be the act and deed of INY WHEREOF, I have hereunto set my hand and affixed my 31ML Notary Public, Term expires May 21, 1974 august ASSIGNMENT Deputy Jonue Beem Register of Deeds Recorded October 6, 1970 at 2:57 P.M.

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