10 Sin Arrist Paid \$90.50 Fee 254.58 BOOK 160 KANSAS MORTGAGE THIS MORTGAGE, made this 4th day of_ June 19_71_, by and betweeen Gordon M. Fulcher and Della L. Fulcher, his wife (hereinafter called the "Borrower"), Mortgagor, and THE FIDELITY INVESTMENT COMPANY, a corporation, (hereinafter called the "Lender"), Mortgagee; WITNESSETH: That the "Borrower," for and in consideration of the sum of Thirty Six Thousand evidenced by a certain promissory note of even date herewith, the final payment of which is due on July 1, 1973, and by reference being made a part hereof to the same extent as though set out in full herein, does by these presents mort-gage and warrant unto the "Lender." its successors and assigns, forever, to secure the payment of the principal sum above stated with interest, the following described property, (hereinafter called the "Mortgaged Property"), to-wit: (a) The following described real estate, situated in the County of <u>Douglas</u>, State of Kansas: Lots 35 through 59 (both inclusive), in "A Replat of Lots 14 thru 67, Holiday Hills Number 9 and a Plat of Holiday Hills Number 10," an Addition to the City of Lawrence, as shown by the recorded plat thereof, in Douglas County, Kansas. (b) All buildings, structures, and improvements of every nature whatsoever now or hereafter situated on the real estate, and all fixtures, machinery, equipment of every nature whatsoever now or hereafter owned by the "Borrower" and located in, on or used or intended to be used in connection with the operation of said real estate, buildings, structures or other improvements, including all extensions, additions, improvements, betterments, renewals and replacements to any of the foregoing. (c) And a security interest in and to the following described personal property located on the real estate: SS. 2 of Deeds Deputy County. NONE ¥ e of Kansas, buugue ed and Entered in Val. 25459 Register . 181 1NDEX JUN 14 REGISTION FEE NOP TO D NUMERICAL Na 5761 36,250.00 5. 90 In to L HO. Made this 14th day at 00 71 0 State Filed Page By Megnew of Doods, Doughu Co., Narra and all other personal property of every nature whatsoever now or hereafter owned by the "Borrower" and located on or used in connection or with the operation of the real estate including, but not limited to, refrigerator, carpets, furniture, lawn furniture, playsround equipment, ranges, drapes, laundry and dry cleaning equipment and machines, pool equip-ment, tools, air conditioners, and all other personal property hereafter acquired by "Borrower" and located on the real estate including replacements and any additional personal property acquired after the date of this mortgage, it being un-derstood that where prior conditional sales or chattel mortgages exist on the above described personal property that this lien so granted shall affix to all rights and title of the "Borrower" in the property together with benefit of any deposits or payments now or hereafter made by the "Borrower" or on its behalf. TOGETHER with all easements, rights of way, gores of land, streets, ways, alleys, passages, sewer rights, waters, water courses, water rights and powers, and all estates, rights, titles, interest, privileges, liberties, tenements, hereditaments, and appurtenances whatsoever in any way belonging, relating or appertaining to any of the property hereinabove described, or which hereafter shall in any way belong, relate or be appurtenant thereto, whether now owned or hereafter acquired by the "Borrower," and the reversion and reversions, remainder and remainders, rents, issues, profits, thereof, and all the estate, right, title, interest, property, possession, claim and demand whatsoever at law, as well as in equity, of the "Borrower" of, in and to the same, including but not limited to: (a) All rents, profits, issues and revenues of the "Mortgaged Property" from time to time accruing, whether under leases or tenancies now existing or hereafter created, reserving to "Borrower," however, so long as "Borrower" is not in default hereunder, the right to receive and retain the rents, issues and profits thereof; and, is not in (b) All judgments, awards of damages and settlements hereafter made resulting from condemnation proceedings or the taking of the premises or any part thereof under the power of eminent domain, or for any damage (whether caused by such taking or otherwise) to the premises or the improvements thereon or any part thereof, or to any rights appurten-ant thereto, including any award for change of grade or streets. "Lender" is hereby authorized on behalf and in the name of "Borrower" to execute and deliver valid acquitances for, and to appeal from, any such judgments or awards. "Lender" may apply all such sums or any part thereof so received, after the payment of all its expenses including costs and attorneys' fees, on the indebtedness secured hereby in such manner as it elects, or at its option, the entire amount or any part thereof as received may be released. Form FIC 101- 12/65-W.P A.C.

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