(The following is endorsed on the original instrument, recorded in Book 50, page 320) 000.

For and in consideration of One Dollar love and affection Dollars to_____ in hand paid the receipt of which is hereby acknowledged, Carl G. Lundahl the mortgagee within named, do here by assign and transfer to Harry C. Johnson assigns the note by the foregoing mortgage secured, and do hereby assign and bransfer to the said Harry C: Johnson right title and interest to the land and tenements in said mortgage mentioned and described.

In Witness Whereof I have hereunto set my hand and seal at Lawrence in the County of Douglas and State of Kansas this 27 day of February A.D.1914. Carl G. Lundahl (SAEL)

Bý John F. Johnson Attorney in fact.

State of Kansas, Douglas County, ss. Be It Remembered; That on this 30 day of Oct A.D. 1914 before me R.M. McConnell a Notary Public in and for said County and State came John F. Mohnson Atty in fact for Carl G. Lundahl to me personally known to be the same person who executed the foregoing instrument and fully acknowledged the execution of the same.

In Witness Whereof, I have hereunto subscribed my name and affixed my official seal on the day and year last above written. My commission expires june 17-1918.(SEAL) R.M. McConnell , Notary Publicar

Recorded Oct. 30th A.D. 1914, at 4:24 o'clock P.M.

Ployd L Lawrince Guo, b. West Deputy.

R.M. McGonnell, Notary Public.

Abert L. Lawrence Rogistor of Deeds, Gro. C. Motel

De pu ty.

(The following is endorsed on the original instrument, recorded in Book 32, page 522) -000-

For Value received I hereby assign the within mortgage to Harry C. Johnson.

Witness to mark, Myrtle Cummings.

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LCarl G. Lundshl By John F. Johnson, Atty in fact

State of Kansas, Douglas County, ss.

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Be It Remembered that on this Oct 30, 1914 appeared John F. Johnson atty in fact for Carl G. Lundahl and acknowledged the execution of same as such Atty in fact.

My commission expires June 17-1918 (SEAL)

Recorded Oct. 30th. A.D. 1914, at 4:25 c'olock P.M.

Know All Men By These Presents, That Harry Ar Shannon and Ella I. Shannon, husband and wife, of the County of Douglas State of Kenses parties of the first part; in considera-tion of the sum of Sixteen Hundred Dollars, in Adhd paid by the Fidelity Trust Company of Kansas City, in the County of Jackson, State of Missouri, party of the Second part, receipt of which is hereby acknowledged, do hereby MortSeage and Warrant unto the said Fidelity Trust Company the following described real astate situated in the County of Douglas and State of Kansas, to-wit:

Lougies and State of Kanses, to-with The East Forty-four and sixty-hundredths (E.44.66) sores of the South half of the South East Quarker (Sz Szt) and the East Thirty-four and sixty-six hundredths (34.66) acres of the North half of the Southeast quarter (Nz SFt) of Section Four (4) in Town-ship Fifteen (15) South, of Range Twenty-one (21) East of the Sixth Prioipal Meridian-containing in all 79.32 acres, more or less, according to United StAtes Government Survey.

To Have And To Hold the same, with all the hereditaments and appurtenances there to belanging, to the said second party and to its successors and assigns forever.

These Present's are made to secure the 'payment of one certain' negotialbel Bond or Promissory Note this day made, executed and delivered by said Harry A. Shannon and Ella I. Shannon to the said Fidelity Trust Company for the sum of Sixteen Hundred Dollars, payable on the first day of November A.D. 1919, and bearing interest at the rate of six centum per annum from date - payable semi-annually and evidenced by ten coupons atpached there to. .

The said Bond and Coupons are payable at the office of Fidelity Trust Company, Kanfas City, Missouri, and each bears interest after maturity at the rate of ten per centum per annum.

The said first parties, however, reserve the right to pay One Hundred Dollars or : any multiple thereof upon said Bond, or the full amount thereof, on the day any of said coupons mature, provided thirty days' notice in writing is given to said second said coupons mattree, provided anirty mays motion in gringing the great of said second party or its assigns, that such payment will be made; and provided further, that in same such payments are made, no sum less than Five Hundred Dollars of said Bond shall at any time remain unpaid- the making of such partial payments operating to reduce the amount of the Coupons naturing thereafter proportionately to the amount said Bond is reduced.

It is herein sgraed.particularly_assfollows: The said first parties shall not Suffer waste, nor permit the buildings, fences and improvements on said premises to depreciate by neglect or want of care; shall keep said premises free from all statutory liens of every kind and shall pay all sums necessary to protect the title or possession thereof; shall pay about pay, before the same become delinquent, all or possession thereof; shall pays whet pay, before the same become deinquent,all taxes and accessments upon said premises, general or special, now existing or that may hereafter be levied, or chargeable against said indebtechess or against this instrument, by or within the State of Kansas, and shall keep the buildings on said premises

Same mar