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the undersigned, a Notary Public in end for said County and State, came L. D. Wegener and Effie A. Wegener______who are personally known to me to be the identical persons i described in, and who excluded the foregding Mörtgage, and duly acknowledged the excau-tion of the same to be their voluntary act and deed. IN TESTIMONY WHEREOF, I have hereunto subscribed my hand and affixed my official seal on the day and year last above written. My commission expires June 19", 1919. (SEAD) C. L. Kline, Notary Public.

Recorded Oct., 5th., A.D. 1915, at 9:30 c'clock A.M.

Floyt L. Lawrence Register of Deeds, Geo, 6. Mather Deputy.

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THIS INDENTURE, Made this first day of July in the year of our Lord one thousand nine hundred and fiftsen by and between Emma E. Plank and U. S. G. Plank (her husband) of the County of Douglas and State of Kansas, parties of the first part, and The State Savings Bank, Topeka, Kansas, a corporation, party of the second part: WITNESSETH, That the said parties of the first part, for and in consideration of the sum of Fourteen Thousand Dollars, to them in hand paid by the said party of the

the sum of Fourteen Thousand Dollars, to them in hand paid by the said party of the second part, the receipt whereof is hereby acknowledged, have granted, bargained and sold, and by these presents do grant, bargain, sell, convey. And confirm unto said par-ty of the second part, and to its successors and assigns, forever, all of the follow-ing described tract, piece or parcel of land, lying and situate in Lawrence, County of Douglas and State of Kansas, to-wit: Beginning at the Northeast corner of:lot of Douglas and State of Kansas, to-wit: Beginning at the foreitest during for the West along No. One (1) Block Eight (8) Oread Addition to the City of Lawrence, thence West along North side of skil Lot Sixty-two feet and Six (6) inches; thence South on a line parallel to the West line of said Lot One Hundred feet (100); thence East on the South line of the said Lot to the Southeast corner thereof; thence Northeast on line of said Lot to the place of beginning.

TO HAVE AND TO HOLD THE SAME, With all and singular the hereditaments and appurtenances thereinto belonging, or in any wise appertaining, and all rights of horseteed exemption, unto the said party of the second part, and to its successers and assigns forever. And the said parties of the first part do hereby covenant and agree that at the delivery hereof they are the lawful owners of the premises above granted, and seized of a good and indefessible estate of inheritance therein, free and clear of all incumbrances, and that they will Warrant and Defend the same in the quiet and pesceable possession of said party of the second part, its successors and assigns forever, a against the lawful claims of all persons whomsoever.

PROVIDED, ALWAYS, And this instrument is made, executed and delivered upon the following conditions, to wit:

First,-Said grantors are justly indebted unto the said party of the second part in the principal sum of Fourteen Thousand Dollars, lawful money of the United.States of America, being a losn thereof mede by the said party of the second part to the said

America, being a losh thereof made by the said party of the second part to the said grantors and payable according to the tenor and effect of their certain First Mortgage Real Estate Note No. 270 executed and delivered by the said grantors bearing date July 1 1915 payable to the order of The State Saving Bank, Topeka, Kansas. In installments as follows: \$400.00 January 1,1916 and \$400.00 semiannually there-after, and \$10400.00 July 1,1920 after date, at its office in Topeka, Kansas, with interest thereon from date until maturity at the rate of seven per cent per anoun, payable semi-annually, on the first days of January and July in each year, and ten per cent per annum after maturity, the installments of interest being further evidenced by ten coupons attached to said principal note, and of even date therewith, and payable to the order of said The State Savings Bank, Topeka, Kansas, at its office in Topeka, Kansas.

Second--Said parties of the first part hereby agree to pay all taxes and assessments levied upon said premises when the same are due, and insurance premiums for the amount of insurance hereinafter specified and if not so paid the said party of the second part, or the legal holder or lolders of this mortgage, may without notice declare the taxes, assessments and insurance premiums; and the amount so paid shall be a lien on the premises aforesaid, and be secured by this mortgage, and collected in the same manner as the principal debt herebydsecured, with interest thereon at the rate of ten per cent per annum. But whether the legal holder or holders of this mortgage elect to pay such taxes, assessments or insurance premiums, or not, it is distinctly understood that the legal holder or holders hereof may immediately cause this mortgage to be fore-closed, and shall be entitle to immediate possession of the premises and the rents,

issues and profits thereof. THIRD,- Said parties of the first part hereby agree to keep all buildings, fences and other improvements upon said premises in as good repair and condition as the same are in at this date, and abstain from the commission of waste on said premises until

the note hereby secured is fully paid. FOURTH.- Said parties of the first part hereby agree to procure and maintain poli-cies of fire and tornado insurance on the buildings erected and to be erected upon the Sies of fire and tornado instrained of the buildings elected with to breached upon and above described pravises, in some responsible insurance company, to the satisfaction of the legal holder or holders of this mortgage, to the amount of \$15000.00 (fire) and \$15000.00 (tornado) Dollars, loss, if any, payable to the mortgagecor its assigns. And it is further agreed that every such policy of insurance shall be held by the

party of the second part, or the legal holder.or holders of said note, as collateral or additional security for the payment of the same; and the person or persons so holding any such policy of insurance shall have the right to collect and receive any and all moneys which may at any time become payable and receivable thereon, and apply the same when received to the payment of said note, together with the costs and expenses incurged in collecting said insurance; or may elect to have buildings repaired or new buildings erected on the aforesaid mortgaged premises. Said party of the second part, or

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