## MORTGAGE RECORD 67 SAML DODS WORTH STATIONERY CO KANSAS CITY NO S

ric Power Compar

being and situat

Kansas, tric Power

Lyon. State of

ee (83) and eighty

923 from Robert

themselves thei two story brick ng to said wall treet. t building of n said Lot

themselves, the th eighty three two (2) story djoining the or two story tc close any to the grantee

ilding on the o any new or

c. t; deed dated

vandotte, State

f Clark's Sub-nner Springs, t page sixty sas; less the sas; less the of Lot five (5) ge Addition to ive (5) inches; ot five (5); oint of beginn-

and eight (8) lat thereof,

vision of lots st on the north ine of said (123) feet to th fifty three and

ouglas, State

serve No. seve ont Street to re o the West line ast corner of the City of

Leavenworth

of Leavenworth of block thirte

Central Subd's office for

in Leavenworth llaghan, Smith e of fourth Mile Creek, over Three mile st boundary ertain deed Leavenworth ghty two (82) (1) in Block west along the

quarter  $(\frac{1}{4})$ 0) feet; thence 0) feet; thence ning. Lyon, State of rket street n Market street 2) on Market ty four (34) and f the original

To Have and To Hold said promises, property, appurterances, incomes, rights, privileges, as Tructoes, their successors and assigns forwar, in Trust Nerribales, for the equal and pro rate be-ary of said bonds or the coupons issued and to be issued under and secured by the said Original Induct-ary of asid bonds or the coupons issued and to be issued under and secured by the said Original Induct-of one bond over another or others by reason of priority in the same effect as if the property herein actually defined indevery processors and assign thereof without any predorance and or predorms. Therefore, and multiple to the same descared by the said Original Induct-of one bond over another or others by reason of priority in the same effect as if the property herein eleving the predorms. There is a same of the same of the same of the same of the property herein and and been specifically described to the same of the terms, fronts, continued Induction and and served by and between the parties and with the same effect as if the property horein and provide contains contained in the said original inducture shall affect and apply to the property horein and provide solution and the same of the same of the terms, for the same of the same printed, bargained, sold, aliened, remised, conveyed, warranted, pledged, transformed or at the time of the execution and this are of the functions and hed been specifically described transacth. That in Order to provide arise of the bonds of a scient to be home as First for the time of the execution and the bary for the same of the same of the same to be home as First defined therein and a stree of the same of the same of same of be properly ind been specifically described ind accord bonds for the same of the bards of the size and the bards of Sories of notime of the properly and situation of the bards of the size of the bards of the first and the property in the property interaction of the property in the same of the bards of the size of the bards of the first of the here of the here in t

quired or permitted to pay thereon, or to retain or deduct therefrom under any present or future law of the Unite' States of America. Coupon Bonds of the said series of the denomination of One Thousand (\$1,000) Dollars, Five Hundred (\$900) Dollars or One Hundred (\$100) Dollars at any time outstanding, at the option of the holder thereof may be surrendered with all unmatured coupons attached thereto, at the said office of The American Exchange-Pacific National Bank, for eakcellation in exchange for other coupon bonds of said series of higher or lower denominations authorized by this second supplemental Indenture of numbers not contemporaneously outstanding, but of the same aggregate principal amount, with all unmatured cou-pons attached thereto, upon payment if the Company shall so require, of the charges provided for in the Original Indenture. At the option of the Company any coupon bonds of said zeries of the denomination of One Thousand (\$1,000) Dollars may be surrendered at the office of the Corporate Trustee in the Berough of Manhatan, in the City of New York, with all unmatured coupons attached thereto in exchange for a fully registered bond of the said series of the required, amount be Company shall execute and deliver to the Corporate Trustee and the Corporate Trustee and deliver to the Corporate Trustee and the corporate of bonds of said series of the required, amount of the sang square are therefor a registered bond or bonds for a sid series of the required, amount bank and lawer endersed thereon the seriel number or numbers borne by the coupon bond or bonds of bike aggregate principal amount of the denomination of One Thousand (\$1,000) Dollars each of the same series and bear-ing the same numbers as the coupon bonds of a cound of the same series and bear-ing the same numbers as the coupon bonds of the denomination of One Thousand (\$1,000) Dollars or any multiple thereof at any time outstanding at the option of the same series of higher or lower denominations of One Thousand (\$1,000) Dollars or s

determine to issue but of the said aggregate principal amount; and fully registered bonds of said serie at the option of the registered holder thereof may be surrendered for calcellation in exchange for coup on bonds a like aggregate principal amount of the same series of the denomination of One Thousand (\$1,000) Dollars each, bearing the same number or each bearing one of the numbers endorsed upon the registered bond or bonds so surrendored which occupon bonds shall have attached thereto all unmatured coupons thereto appertaining.

Said bonds of the 5% Sories of 1951 may be authenticated and delivered in advance of the recording of this second Supplemental Indenture but the Company covenants that in such case it will with all due speed cause this Second Supplemental Indenture to be duly recorded. Said bonds of the 5% Sories of 1951 may be issued from time to time in such principal **manufits** as the Board of Directors of the Company may from time to time determine subject to the conditions and restrictions of the Original Indenture, deted as of Lunca 1, 1922

the Company may from time to time determine subject to the conditions and restrictions of the original Intenture, dated as of Juno 1, 1922. Section 2, The Fonds of the 5% Series of 1951 shall be redeemable at the option of the Company as a whole or in any part, on any interest payment date prior to their regular maturity, upon not less than thirty days previous notice by rulication to be given in the manner hereinsfer. Frwidod, at the principal amount of the bonds to be freemad in the class of bonds "Beaband" on or before June 1, 1936 and in the case of bonds redeemad aubsequent to June 1, 1936 and on or before June 1, 1949 at a premium fixed by deducting from said five per centum of the principal amount one quarter of one per contum of the principal amount on the second day of June in the year 1936 and on the second day of June in each year thereafter to and including the second day of June 186 and in the case of bonds redeemed subsequent to June 1, 1949 without any premium. Le ha

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Tedesmed subsequent to June 1, 1649 without any predime. The case of redemption of a part/of the bonds of said series the numbers of the bonds Syto he redeemed shall be drawn by lot by the Corporate Trustee from the seriel numbers of the coupon bonds outstanding and the series numbers of the coupon.bonds said series as provided herein upon the reg-istered bonds, if any, outstanding, and the notice of redemption shall specify the the seriel numbers