MORTGAGE

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THIS INDENTURE, Made the 29th day of January A. D. 1931 between Robert Edmondson and Mae Edmondson his wife parties of the first part, and Collins Wortgage Company, a corporation, party of the second

THIS INDEMINE, Made the 29th day of January A. D. 1931 between Robert Edmondson and Mae Manndson his wile parties of the first part, and Collins Mortgage Company, a corporation, party of the second part: TINESSETH. That the said parties of the first part in consideration of Seven Thousand and no/100 TINESSETH. That the said parties of the first part in consideration of Seven Thousand and no/100 Dilars, to them in hand paid the receipt whereof is hereby schwaleded do by these presents grant, bargain, sell and convey unto the said party of the second part, its successors or assigns forever, the bargain, sell and convey unto the said party of the second part, its successors or assigns forever, the bargain, sell and convey unto the said party of the second part, its successors or assigns forever, the bargain generation of the Northeest Quarter of Section Nineteen (12) Township Thirteen (13) South, All that part of the State situated in the County of Douglas must be county, Kanses, records as described in deed recreded in Book Sitty-seven (57), Page Ninety (90) Douglas County, Kanses, records as described in deed recreded in Book Sitty-seven (57), Drass Nineteen (130), Courses of the Southeest Quarter of said Section Nineteen (19), Anores of the Isotheest Quarter of said Southest Quarter of said South Barge of said Sitty (50) acres, all being in said Section Nineteen (19), Township Thirteen (13) South, Barge of said Sitty (50) acres, all being in said Section Nineteen (15), Township Thirteen (13) South, Barge of southeest Quarter of South Barge Thenry (20) East lying South of Bakarus Creek, thence Foun-sive (57) feet east on South line of Section Eighteen (12) formship Thirteen (13) South, Barge Southeast Quarter of Southneest Quarter of Section Significant (10) for the starting section of afore-mentioned Half-acction Bighteen (12) to center of Takarus Creek, thence Foun-sive (57) feet east on South line of Section Eighteen (12) fourth Barge Southeast Quarter of Southneest Quarter of Section Sig

Decessary for recording this instruction CONDITIONED, HOWEVER, That whereas, the said parties of the first part, are justly indebted to the said Ollins Mortgage Company for money borrowed in the principal sum of Seven Thousend and No/ICO Doll are, to secure the payment of which, the parties of the first part, have executed and delivered to the

said Gilins wortgage company for more vortate in the principal part, have executed and delivered to the are, to secure the payment of which, the perifes of the first part, have executed and delivered to the said Collins Mortgage Company a certain promissory note in the sum of Seven Thousand and No/MOD Dollar, bearing even date herewith and psyable to the order of the Collins Mortgage Company, its successors or assigns, according to the tenor and effect of saidnote, with interest thereon from February lst, 13jil to maturity, at the rate provided for in said note, and both principal and interest to bear interest after maturity at the rate of ten (10) per cent per annum, payable Semi-annually, until padd. And said parties of the first part expressly agree to pay the said note and the interest thereon promptly as each payment becomes due and psyable and shall pay all taxes and special assessments of any kind that may be levied or assessed within the State of Kansa upon said premises, or any part thered or upon the interest of the mortgage, has successors or assigns, in said premises, or upon the note or debt secured by this mortgage, and procure and deliver to said party of the second part, its successors or assigns, at its or their home office, before the day fixed by law for the first interest or penalty to accrue thereon, the official receipt of the proper officer showing payment of all such taxes and assessments; and, so long as any part of the debt hereby secured remains upnaid, shall keep the building upon said premises insured against loss or damage by fire in some reliable insurance company or company to be approved by the said party of the second part, its successors or assigns, to the amount of the essessments; and, so long as any part of the debt hereby secured remains unpaid, shall keep the building upon said premises insured against loss or damage by fire in some reliable insurance company or companies to be approved by the said party of the second part, its successors or assign, to the amount of the insurable value of said buildings, (provided, however, that if the policies of such insurance contain any condition or provision as to co-insurance the buildings shall be kept insured for a sufficient amount also to comply with such co-insurance conditions), with loss, if any, psychle to said party of the second part, its successors or assigns, as its or their interest may appear, and forthwith upon issuance theref, deposit such policies with the said party of the second part, its successors or assigns; and shall keep the buildings and other improvements on said premises in as zood condition and repair as at this time, ordinary wear and tear only excepted; and shall keep said premises free from all statutory liens, and upon demand by the said party of the second part, its successors or assigns, ball pay all prior lies, if any, which may be found to exist on said property, and all expenses and attorney's fees, incurred by said party of the second part, its successors or assigned at torney's fees, incurred by the saisfaction the parties of the first part agree to bay, otherwise to remain in full force. It is agreed that if the insurance above provided for is not promptly effected and the policies therefor duly deposited or if the liens, taxes, special assessments, expenses or attorney's fees, interefor, and may pay such insurance liens, expenses and all such payments with interefor, and may pay such insurance liens, expenses and all such payments with interefor, and may pay such insurance liens, expenses and attorney's fees, and all such payments with interefor effect the insurance liens, expenses and attorney's fees, and all such payments with interefor and may pay such insurance liens, expenses and attorne

ment thereof being expressly weived and all such taxes and assessments with interest thereof has of peyment at the rate so made and provided for by the statutes of the State of Kansas, shall be dees a part of the indebtedness secured by this mortgage, and all such payments of insurance premiums, lis taxes, special assessments, expenses or attorney's fees shall be due from and payable by the parties of the first part to the party of the second part, its successors or assigns, immediately upon being lien paid by the party of the second part, its successors or assigns; hur the effecting of such insurance or peyment of any such takes, assessments, liens or expenses by the party of the second part shall not be deemed a waiver of the second party's right to exercise the option hereinsfter provided to declare

all of the indebtchess secured hereby due and collectible. And it is agreed that in case default shall be made in the payment of any installment of said note or of the interest thereon when due, or in the payments of any insurance premiums, taxes or special assessments, or if there shall be a failure to comply with any condition of this mortgage, then the said