MORTGAGE RECORD No. 77

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by the Legislature of the State of Pennsylvania, party of the second part; BHEREAS, the said party of the second part has granted aid to the amount of #Ten Thousand ged, the id party as City in and ars. NOW, THEREFORE, THIS INDENTURE WITNESSETH that the said party of the first part, in consideration Dollars. NOW, HERIFORE, THIS INDEFITURE WITNESSETH that the said party of the first part, in consideration of the above amount, does for itself and its successors, hereby covenant, grant, promise, and agree as follows: that, in case the said party of the first part shall cases to be connected with the said second party of the second part, and does hereby become bound unto said second party Wethodist Episcopal Church, or the corporate existence of the said party of the first part shall cases, or the house of worship is alienated, or the premises herein described is alienated, then, main such case, the said party of the first part, shall and will forthwith refund to the said at fire parc cent. from the time of receiving it. THIS INDEXTURE FURTHER WITNESSETH that the said party of the first part for the better securing the menformance by it of the covenant and obligation above mentioned, and the repayment of the interest This INDENTURE FURTHER WITNESSETH that the said party of the first part for the better securi the performance by it of the covenant and obligation above mentioned, and the repayment of the said amount with interest thereon from the time of receiving it, to the said party of the second part, in any of the cases above mentioned, and in consideration of One Dollar paid to said first sold, conveyed and confirmed, and by these presents doth grant, sell, convey and confirm unto the party of the second part, and by these presents doth grant, sell, convey and confirm unto the party of the second part, and by these presents doth grant, sell, convey and confirm unto the party of the second part, and to its successors and assigns forever, ALL the following described Real Estete, lying and being situate in the County of Douglas and State of Eanses, to wit: int Stock The west twenty (20) feet of lot "I" and all of lots "J", "X" and "L" on Grove Street, Baldwin City, Kensas, subject to a first mortgage of forty thousand dollars (\$40,000,00) in favor of the First National Bank of Lawrence Kenses, Trustee and a mortgage of fifteen Hundred Dollars (\$1500.00) in favor of The Board of Home Missions and Church Extension of the Methodist Episcopal Church. ry public The Kansa rifteen Hundred Dollers (\$1500.00) in favor of The Board of Home Missions and Church Extension of the Methodist Episcopal Church. TOSTHEE with all and singular the tenements, hereditaments, and appurtenances theremuto belonging, or in any wise appertaining, and the reversion and reversions, remainder and remainders, rests, issues, and profits thereof; AND ALSO, all the estate, right, title and interest thatosver; as well in law as in equity, of the party of the first part, of, in, and to the same, and every per thereof, with the appurtenances; TO HATE AND TO BOLD the above granted and described premiser; rith the appurtenances, unto the party of the second part, its successors and assigns, to its own proper use, benefit and behoof; forever. FRVIDED, ADWAYS, and these presents are upon this express perform, and fulfill the covenant and obligation hereinabove contained, and shall, in the cases hereinabove provided, well and truly refund unto the said party of the second part the said amount, rith interest thereon from the time of receiving it, then these presents are upon this express granted shall cease, determine and bevoid. AND the party of the first part, for itself, its incessors and assigns, doth covenant and agree to and with the said party of the first part the shall cease, or the house of worship be alienated, or the premises described is alienated, that then it shall be lefful for the party of the first part, its successors or assigns, to ester into and you all and singular the premises here by granted, or intended so to be, and to sell and dispose of the same, and all benefit and equity of redespition of the party of the first part, its successors re assigns therein, is upublic euclion, according to the same, in first above mentioned, and interest thereon the same therein at the party of the first part, for the samp, if we due of the said premises, rendering the overplue of the purchese money (if any three shall bo with the many as the attorney of the party of the first part, for th the same transfer A. E. Leach Corporate Seal R. E. McHenry WITNESS: We require the signatures of two witnesses A. E. Preston W. M. Clark E. E. Marvis T. A. Kwe A. H. Kraft Chas. L. Beeks W. O. Gibbon, Secretary C. E. Stenhens G. M. Liston, Pres. COUNTY OF DOUGLAS) S.S. STATE OF KANSAS Before me W. M. Clark, a Notary Public in and for the County and State aforesaid personally appeared G. M. Liston of Baldwin City Kansas known to me to be president of The Bd. of Trustees of the First Methodist Episcopal Church of Baldwin Kenses; and W. O. Gibbon known to me to be secretary of said corporation, who acknowledged that they did in their official capacities execute the foregoing instrument as the act and deed of said corporation for the consideration and purpose therein set forth. IN WITNESS WHEREOF, I have hereunto set my hand at Baldwin City of the County and State afore-said on the 30th day of October 1931. of Deeds W. M. Clark Notary Public My Com. Exp. May 15/1935 Legal Seal Sais Parent Begister of Deeds Recorded Nov. 9, A. D. 1931 at 10:00 A. M. *************** irst part, porated ASSIGNMENT OF MORTGAGE X-7348

KNOW ALL MEN BY THESE PRESENTS, That THE WICHITA JOINT STOCK LAND BANK OF WICHITA, KANSAS, a corporation organized and operating under the provisions of the Federal Farm Loan At, in