## MORTGAGE RECORD No. 79

Receiving No. 1549

434

Reg. No. 384 -Fee Paid \$6.25

This Release was written on the original Mor transfer this stat. day wittenent

Post 1

byth Com

of Court of De Mith Star

the Register

the and

Hattle and

## MORTGAGE

THIS INDENTURE, Made the 1st day of October A. D. 1985, between George H. Rothberger and Theresa Rothberger, his wife parties of the first part, and The Equitable Life Assurance Sociaty of the United States, a corporation organized and existing under the Laws of the State of New York, having its principal office at number 393 Seventh Avenue, New York City, N. Y., party of the second part:

WITNESSETH, That the said parties of the first part, in consideration of Twenty-five Hundred and no/100 - - Dollars, to them in hand paid, the receipt whereof is hereby acknowledged, do by these presen grant, bargsin, sell and convey unto the said party of the second part, its successors or assigns forever the following described Real Estate situated in the County of Douglas and State of Kansas, to-wit: grant.

East Fractional Half lying South of river of the Southeast Fractional Quarter of Soction Thirty-one (31), Tommship Twelve (12), South, Range Twenty-one (21), East of the Sixth Principal Meridian, and the East Thirty (30) Acres of the Northeast Quarter of the Northeast Quarter of Soction Six (6), Township Thirteen (13), South Range Twenty-one (21), East of the Sixth Frincipal Meridian, and containing 80 South. acres, more or less.

TO HAVE AND TO HOLD the same with all and singular the hereditaments and appurtenances thereunto belonging unto the said party of the second part, its successors or assigns forever.

And the said parties of the first part hereby covenant and agree that at the delivery hereof they are the lamful owners of the premises above granted, and seized of a good and indefensible estate of inheritance therein, and that they have a good right to sell and convey said premises and that they are free and clear of all incumbrances, and that the parties of the first part hereby warrant and defend the title thereto against the claims of all persons whomsoever, and hereby expressly waive all benefit of the homestead, appraisensent, exception and stay laws of the State of Mansas, and agree to pay all fees neces-sary for recording this instrument.

CONDITIONED, HOWEVER, That whereas, the said parties of the first part, are justly indebted to the said The Equitable Life Assurance Society for money borrewed in the principal sum of Twenty-five Hundred said The Equitable Life Assurance society for money correct in the principal sum of intenty-ive munared and no/100 - - Dollars, to secure the payment of which, the parties of the first part, have excluded and delivered to the said The Equitable Life Assurance Society a cortain promissory note in the sum of Twenty-five Hundred and no/100 - - Dollars, bearing even date herewith and payable to the order of the The Equitable Life Assurance Society, is successors or assigns, according to vis tenor and effect of said note, with interest thereon from October 1, 1935 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 annumentable.

And said parties of the first part expressly agree to pay the said note and the interest thereon promptly as each payment becores due and payable and shall pay all taxes and special assessments of any kind that may be levied or assessed within the State of Sanas upon the interest thereon is a scale payment becores due and payable and shall pay all taxes and special assessments of any kind that may be levied or assessed within the State of Sanas upon the interest thereon is a scale payment becores due and payable and shall pay all taxes and special assessments of any kind that may be levied or assessed within the State of Sanas upon the interest thereon for upon the interest of the mortgage, its successors or assign, in said premises, or upon the note or debt secured by this mortgage, on d procure and deliver to said party of the second part, its successors or assigns, at its or their heme 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 policies of fire and if required tormado and windstorm insurance on the buildings erected and to be are ested upon the above described promises in some responsible company or commanies, to the astisfaction for the party of the second part, for further segment bered that all policies of insur-ence, of whetever nature and of whatever amount, taken out on said improvements or fixtures thereto at-tached during the existence of the debt hereby secured, shall be constantly assigned, pledged and deliver-ence, of whetever nature and of whatever amount, taken out on said improvements or fixtures thereto at-tached during the second part, for further securing the payment thereof; all renown policies tobe delivered to the party of the second part at its iw work office at least there days before the expirition of the oid oplicies, with full power hereby comferred to settle and compresise all loss claims, to de-mad, receive and receipt for all moneys becoming payable t If the said party of the second part, for further securing the payment thereof; all roment policies tobe delivered to the party of the second part at its Hew York office at least three days before the expiration of the odd policies, with full power hereby conferred to satile and compromises all loss calins, to demand, receive and receipt for all moneys becoming payable thereunder, and the same to apply toward the payment of sid oblightions, unless otherwise paid, or in rebuilding or restoring the damaged buildings are to mard, receive and receipt for all moneys becoming payable thereunder, and the same to apply toward the payment of sid oblightions, unless otherwise paid, or in rebuilding or restoring the damaged buildings and other improvements on said premises in as good condition and repair as at this time, ordinary ware and tear only excepted; and shall keep said premises froe from all statutory liens, and upon demand by the said party of the second part, its successors or assigns, shall pay all prior liens, if any, which may be found to exist on said premises of the first part hereby agree to do; then these prosents to be wold, in which event this mortgage will be satisfied of record, the expense of which satisfaction the parties of the first part agree to pay, otherwise to remain in full fores.
It is agreed that if the insurance above provided for is not promptly effected and the policies therefor, and may pay such insutance liens, expenses and attorney's fees above are assigned therefor, and may pay such insutance liens, expenses and attorney is second part, its successors or assigned, whether all such payments of the increast therefor, and may pay such insutance liens, expenses and attorney's fees, and all such payments of a store the insurance above provided for and pay the reasonable preduces and collectible or not) may offect the insurance above provided for and pay the reasonable preduces with interest there on on from time of payment at the rate of the (10) pre cent per anum shall be deem

From time of payment at the rate so made and provided for by the statutes of the State of Hansas, shall be deemed a part of the indebtedness secured by this mortgage, and all such payments of insurance prom-Nurs, liens, 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 paid by the party of the second part, its successors or assigns, immediately upon ance or payment of any such taxes, assessments, liens or expenses by the party of the second part shall not be deemed a waiver of the second party is right to exercise the option hereinafter provided to declare all of the indebtedness secured horaby due and callactible. all of the indebtedness secured hereby due and collectible.

And it is agreed that in case default shall be made in the payment of any installment of said not And it is agreed that in ease default shall be made in the payment of any installment of said not-or of the interest thereon when do or in the payments of any insurance premiums, taxes or special ass-essments, or if there shall be a fallure to comply with any condition of this mortgage, then the said note and the whole indebtedness secured by this mortgage, including all payments for taxes, assessments, Theurance premiums, liens, expresses and attorney's fees, herein specified, shall, at the option of the pirty of the second part, its successors or assigns, become due and payable at once without notice to the parties of the first part, and be collectible at once by foreclosure or otherwise.

As additional and collateral security for the payment of said note, the mortgagor hereby assigns to said mortgagee, its successors or assigns, all the rights and benefits according to the parties of

(

How and

· FAL