MORTGAGE RECORD No. 81

Reg.No. 1367 L Fcs Paid \$18.75

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Dudley H.Gilges and Mac Gilges.

То THE SECURITY BENEFIT ASSOCIATION Topeka, Kensas

From

State of Kansas County of Douglas \$ 39. This instrument was filed for record in the office of REGISTER OF DEEDS A. D. 19 38 by March

THIS INDENTURE, Made this _____ 10th___ ... day of . and between _____ Dudley_ H. Gilges and Mae_Gilges, his wife ...

of the County of ________ part ics______ of the first part and THE SECURITY BENEFIT ASSOCIATION, a coorporation under the laws of Kansas, located at Topeka, Shawance County, Kansas, party of the account part: WITNESSETH, That the said part ins. of the first part; in consideration of the sum of > Seven Thousand Five Hundredand no/100 _____ in hand paid, the receipt whereof is hereby acknowl-edged, do _____by these presents grant, bargain, sell and convey unto the said party of the second part, its surcessors and assigns, all of the following described real estate, situate in the County of _____ Douglas _____ and State of Kansas , to-wit:

> The North Half (\mathbb{N}_{2}^{1}) of the Northeast Quarter (\mathbb{N}_{2}^{1}) of Section Thirty-one (31); the East Half (\mathbb{K}_{2}^{1}) of the Southwest Quarter (\mathbb{S}_{2}^{1}) of Section Thirty (30); the Weat Half (\mathbb{K}_{2}^{1}) of the SoutheastQuarter (\mathbb{S}_{2}^{1}) of Section Thirty (30); the South Half (\mathbb{S}_{2}^{1}) of 'he NortheastQuarter (\mathbb{N}_{2}^{1}) of Section Thirty (30), All in Township Fourteen (14), Range Nineteen (19), East of the Sixth Frincipal Meridian. Meridian.

TO HAVE AND TO HOLD the same, with all and singular the hereditaments and appurtenances thereunto belonging or in anywise apper-ing, and all rights of homestend exemption and every contingent right or estate therein, unto the said party of the second part, its successtair ors and assigns, forever. And the said part 103. of the first part do ____ hereby covenant and agree that at the delivery hereof, ____ thoy___ are the lawful owner....S of the premises above granted, and seized of a good and indefeazible estate of inheritance therein,

e and clear of all incumitrances, and that thay will warrant and defend the same in the quiet and peaceable possession of said party of the second part, its successors and assigns, forever, against the lawful claims of all persons whomsoever. PROVIDED, Always, not these presents are upon the following covenants and conditions, towit: FIRST. That said part iesof the first part are justly indebted to the said second party in the sum of _____ Seven Thousand

Five Hundred and no/100 ---- Dollars, according to the terms of a certain mortgage note or bend of even date herewith, executed by said part ... 1050f the first part, in consideration of the actual loan of the sum aforesaid, to the said second party, with interest thereon from __ March 15, 1933. until maturity, at the rate of ____42 __ per cent per annum, payable __ somi - annually on the first days of _____January____ and July_

in each year, according to the terms of sail note; both principal and interest and all other indebtedness accruing hereunder, being payable in lawful money of the United States of America, at the office of THE SECURITY BENEFIT ASSOCIA-TION, in Topoka, Kansas, and all of said notes bearing ten per cent interest after due. SECOND. That the said first party shall pay all taxes and assessments now due, or which may become due, on said premises before the same become delinquent; and in case not so paid, the holder of this moritage may pay such taxes and assessments, and recover the amount so paid with interest thereon at the rate of ten per cent per cannung, and this moritage may pay such taxes and assessments. That the said first party shall keep the buildings on said per notices instruction house the none responsible company or companies, approved

by said second party, for the benefit of said second party, or assigns, in the sum of not less than ______\$1,500 - Fire

shall deliver the policies and renewal receipts to said second party, and should suid first party neglect as to do, the legal holder hered effect such insurance, and recover of said first party the amount paid therefor with interest at then per cent per annum, and this mortgane

and a method because and recover of said first party the amount paid theretor was interest as a product of the same second party of the same second party in the same secon

FIFTH. In case of default of payment of any sum herein covenanted to be paid for the period of the days after the same becomes due, the said first partials. agree... to pay to the said second party, or its assigns, interest at the rate of ten per cent the days after the same becomes due, the on said principal note from the date of default, to the time when said principal and interest shall be failly print and in crease of default of any of on said principal note from the date of default, to the time when said principal and interest shall be failly print and in crease of default of any of collection of said arong of the maximum of all manys mentioned herein, and said level holder or holders backers and said discussion shall in no manner prevent or taired the second party in the collection of said sums by forc/losure or otherwise. SIXTH. If such payments be made as herein apscified, this conveyance shall be could, and is to be released at the expense of said principal incustor, of fasid taxes or assessments be not print as print any part thereof, or any interest thereon, be not paid according to the terms of said incustorances, or any other covenant herein contained, then this conveyance shall be could, and is to be released at the expense of said party of the second part; but if asid principal or interest notes, or any part thereof, or any interest thereon, be not paid according to the terms of said incustorances, or any other covenant herein contained, then this conveyance shall become absolute and the whole of said principal and inter-est shall benefailety become due and payable at the option of the second part; or ansigns, and the whole of said principal and inter-est shall be said whole, of paid as provided to say, interest at cost, without further notice. In acc of such three sources, and the shall be said the said principal as the option of the second part; or assigns, and the whole of said principal cost, while add whole, apprincipation. be sold without appraisement. IN WITNESS WHEREOF, The spid part 165, of the first part have mentioned. hereunto subscribed their

		(Seal)			
			Vae Gilge	5	
STATE OF KANSAS,	(and the second s				
County of Doug1		S.			
BE IT REMEMI	SERED, That on this	llth day ofN	arch	A. D. 13_38	before me, the under-
lanad a Notary Public	in and for the County a	nd State aforesaid, came Did	lev H. Gilzes	and Mae Gilces.	his wife
inglieu, a Hola- y I ubin	, in and for the county a	na blate articipataj cane		A MALING STAR	
	to me personally know	wn to be the same person .s. wh	executed the fore	oing instrument and	duly acknowledged the
(SEAL)	avacution of the same	a state of the support of the state of the s		1	
IN	WITNESS WHEREOF,	I have hereunto set my hand a	nd affixed my officia	seal, the day and yea	r inst above written.
	and the second state			Pearl-Emiok	Notary Public.
		19.40)			

IN WITNESS WHEREOF, The said corp these presents to be signed by its National President . day of . February -Isth A. D. 19 59 THE SECURITY BENEFIT ASSOCIATION. eal to be affixed, this

By Herbert F Laing, Vice Nuti (Corp. Seal)