MODTCACE DECODD No. 01

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Receiving	No.	10753	<

Ida M. lic

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THE SECURIT

THIS INDENTURE and between

of the County of L BENEFIT ASSOCIATIO

and 00/100 . . . edged, do _____ by these pr

ing described real estate,

and the second se

Contraction of the

WITNESSETH, Tha

Begi ship

< MORTGAGE R	ECORD No. 81 Reg. No. 2416 Fee Paid \$15.50
From . . Hodson, a single man . Hodson, a single man To To UNITY BENEFIT ASSOCIATION Topeks, Kansas	State of Kansas County of Dougles } =. This instrument was fird for record in the office of REGISTER OF DEEDS of said County, on the 11 day of September_ 19.40, st 1:30_ otioxP.K. Worth C.C.P. Register of Deeds.
	September A. D. 1940 by and Agos Hodson, a single man
I, That the said part 195 of the first part, in consider ••••••••••••••••••••••••••••••••••••	S95 . part ics. of the first part and THE SECURITY cated at Topeka, Shawnee Cyunty, Kanasa, party of the second part: ation of the sum of
Beginning at the Southwest corner of ship Twelve (12) South of Range Nimet Sixth (6th) Principal Meridian: thene	cen (19), East of the

line of said Section Four (4), Three Thousand Ninety-eight

and Sixty-one Hundredths (3098,61) foet; thence North parallel

to the West line of said Section Four (4) Three Thousand One

Hundred Eighty-two and Seventy-five Hundredths (3182.75) feet

to the high bank of the Kansas River; thence following the

high bank of said river in a Southwesterly direction to inter-

section with the West line of said Section 4, theree South along the

West line of said Soction Four (4) Une Thousand Forty-three and Twenty-five liundredths (1913.25) feet to the point of beginning TO HAVE AND TO HOLD the same, with all and singular the hereditaments and appurtenances thereinto belonging or in anywise apper-taining, and all rights of homestead exemption and very contingent right or estate therein, unto the said party of the second part, its successors and assigns, forever. And the said parties_ of the first part do ____ hereby covenant and agree that at the delivery hereof, they are ____ ____ the lawful owner.S__ of the premises above granted, and seized of a good and indefeasible estate of inheritance therein,

FIRST. That said part 105of the first part aro _____ justly indebted to the said second party in the sum of _____ Six Tho sand Two Hundred Fifty. and 09/100.. Dollars, according to the term sof a certain mortgage note or bond of even date herewith, drive October 1, 1953, the first part, in consideration of the neural loan of the sum aforesaid, to the said second party, with in-terest thereon from September 10, Jonif maturity, at the rate of $\frac{42}{2}$ per cent per annum, payable _semi- annually on the first and October days of _____April

in each year, according to the terms of said net; 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 Topper, Kansas, and all of said notes bearing ten por 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 moritagene shall stand as accurity therefor. That the said first party hall keep the buildings on said pay such taxes and assessments, and recover the amount so paid with interest thereon at the rate of ten per cent per annum, and this moritagene shall stand as accurity therefor.

by said second party, for the benefit of said second party, or assigns, in the sum of not less than _____\$1,500.00 -- Fire ____

FIFIL in case of default of payment of any sum herein covenanted to be paid for the period of ten days after the same becomes due, the said first part [26] agree. to pay to the said second party, or its asigns, interest at the trate of ten per cent per snnum, computed annually on said drincipal note from the date of default, to the time when said principal and interest shall be fully paid; and in case of default of any of the covenants herein contained, the ronts and the profits of the said premises are piedced to the legal holder or holders hered as additional and collateral security for the payment of all moneys mentioned herein, and said legal holder or holders hered as additional and collateral security for the payment of all moneys mentioned herein, and said legal holder or holders hered as additional and collateral security for the payment of all moneys mentioned herein, and said legal holder or holders hered as additional and pay a receiver or otherwise as it may ciect. It is also agreed that the taking of possession shall in no manner prevent or retard the second party in the collection of said tase or assessments be made as herein aspecified, this conveyance shall be could, and is to be released at the expense of said protects, or it and taxes or assessments be made as herein aspecified, thereon, or any interval thereon, here no paid eccording to the terms of said incurbances, or any other covenant herein contined, then this conveyance shall become absolets, and the whole of said principal and inter-est shall immediately become due and payable at the option of the sary of the second part; or assigns, and this mortgage may thereopen be foreclosed immediately for the whole of said money, interest and costs, without further notice. In case of such foreclosare, said real ends. mbraness, or any ouer covenant mixed and payable at the option of the party of the second party. In case of such foreclosure, saw are foreclosed immediately for the whole of said money, interest and costs, without further notice. In case of such foreclosure, saw are in be sold without appraisement. IN WITNESS WHEREOF, The said part 10% of the first part _____have_____hereunto subscribed _____their_____have_____hereunto subscribed _____their_____have_____hereunto subscribed _____their_____have_____hereunto subscribed ______their_____hereunto subscribed ______their costs and affixed _____their costs _____have _____hereunto subscribed _____their _____have _____hereunto subscribed ______their ______hereunto subscribed ______their ______hereunto subscribed ______their ______hereunto subscribed ______their _____hereunto subscribed ______their ______hereunto subscribed ______their _____hereunto subscribed ______their ______hereunto subscribed ______their ______hereunto subscribed ______their _____hereunto subscribed ______their _____hereunto subscribed ______their ______hereunto subscribed ______their _____hereunto subscribed ______their ______hereunto subscribed ______their ______hereunto subscribed ______their ______hereunto subscribed ______their _____hereunto subscribed ______their ______hereunto subscribed ______hereunto subscribed ______hereunto

		(Seal) Ida Y Hodson	
		(Seal) Amas Hodson	(Seal)
STATE OF KANSAS,	1.		
County of Douglas		한 김 씨는 동안을 가 많다. 영상을 통	
BE IT REMEMBEREN), That on this <u>11th</u>	day ofSeptember	A. D. 1940 , before me, the under-
signed, a Notary Public in an	d for the County and State afe	resaid, came	
	me personally known to be the	odson,_a_widow,_and_Amos_liodson, same person \$_ who executed the foregoing	a single man instrument and duly acknowledged the
(SEAL) IN WIT	cution of the same. NESS WHEREOF, I have her	eunto set my hand and affixed my official scal,	
Contraction of the Arriver	commission expires	apt. 17. 1941 E B Marti	<u>n</u>
(Term expires KY	commission expires /		Notary Public.

SATISFACTION OF MORTGAGE

As on Unaon. Hortgage Ante THE SECURITY BENEFIT ASSOCIATION, the maring we within amed does hereby acknowledge full payment of the debt secured by the foregoing mortgage, and authorize the Register of Decis of <u>Decusion</u> County, Kansas, to discharge the same of record. IN WITNESS WIEREOF, the said corporation has caused these precedes to be signed by its National President, National Secretary and its seal to be affixed, this <u>Order</u> day of <u>Mary</u> A. D. 1947. THE SECURITY BENEFIT ASSOCIATION.

J. M. Kirkpatrich __ National President. Br __ (Copp. Seal)

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