2 236 DOUGLAS COUNTY this mortgage may pay such taxes and assessments, and recover the amount so paid with interest thereon This mortgage may pay such taxes and assessments, and recover the amount so paid with interest thereon at the rate of tem percent per annum, and this mortgage shall stend as sourily therefor. THIRD. That the said first party shall keep the buildings on said premises insured in some re-sponsible company or companies, approved by said second party, for the benefit of said second party, or sasigns, in the sum of not less than \$10,000 Firs \$10,000 Findstorm Dollars, and shall deliver the to see and Bee \bigcirc Reviel 9 assigns, in the sam of not reast that why for the very out hand out master a sub that s, and shall derive the policies and renewal recesipts to said second party, and should said first party neglect so to do, the legal holder hereof may effect such insurance, and recover of said first party the amount paid therefor with interest at ten per cent per annum, and this mortgage shall stand as security therefor. and its FOURTH. That said first party shall keep all fences, buildings and other improvements on sa premises in as good condition and repair as they now are, and shall not suffer waste nor permit the hing value of said premises to depreciate by neglect or want of care; and should said first party neglect so to do, sid second party or assigns shell be entitled to immediate possession of said premises. We decenter Langel Bay orienten She man the prost decounder by Just Company of a She was the stratege of and Company of a She and a first and a strate and a she and a first and a strate and a and a stratege of a stratege of the She So to do, side second party or assigns shall be entitled to immediate possession of said premises. FIFTH. 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 parties agree to pay to the srid second party, or its assigns, interest at the rate of ten per cent per annum, computed annually on said principal note from the date of default, to the tirs when said principal and interest shall be fully paid; and in case of default of any of the covenants herein contained, the rents and the profits of the said premises are and the bedre the back as the dates therein contained a calleter be contained to cove the contained of the covenants herein contained. or derault of any of the covenants herein contained, the rents and the profits of the said premises are pledged to the legal holder or holders hereof as additional and collateral security for the payment of all moneys montioned herein, and asid legal holder shall be entitled to the possession of said property by a receiver or otherwise as it may elect. It is also agreed that the taking of possession shall in no manner prevent or retard the second party in the collection of said sums by foreolecure or otherwise the part of the payments be made as been in second to the communication of the taking of the taking of the second party in the collection of said sums by foreolecure or otherwise SIXTH. If such payments be made as herein specified, this conveyance shall be void, and is to h released at the expense of said party of the second part; but if said principal or interest notes, or any part thereof, or any interest thereon, be not paid according to the terms of said notes, or if said taxes or assessmats be not paid as provided herein, or if default be made in the agreement to insure, taxes or assessmants be not paid as provided herein, or if default be made in the agreement to insure, or in the covenent against incumbrances, or any other covenant herein contained, then this conveyance shall become absolute, and the whole of said principal and interest shall immediately become due and payable at the option of the party of the second part, or assigns, and this mortgage may thereupon be foreolosed immediately for the whole of said money, interest and costs, without further notice. In case of such foreolosure, said real estate shall be sold without appraisement. IN NITLESS MEREOF, The said parties of the first part have hereunto subscribed their names and affixed their seals, on the day and year above montiored. ſ Park Hetzel Celling - Celling Eva Hetzel STATE OF MANSAS, County of Dougles,)ss. BE IT REEXEBERED, That on this 20th day of October A.D.1937, before me, the undersigned, a Notary Public in and for the County and State aforesaid, came Park Hetzel and Eva Hetzel to mo personally known to be the same persons who executed the foregoing instrument and duly acknowledged the execution This relate was written on the original mortgage of the same. the IN WITNESS WHEFEOF, I have hereunto set my hand and affixed my official seal, the day and year last above written. 194 Vera M. Reusch (SEAL) (Term expires May 12 1941) 10 Bu Notary Public. 9 lenglos anold A. Knock Register of Deeds. Recorded October 20, 1937 at 11:02 A.M. ****************** NO. 1258 / Peid 115 TE Receiving No. 5086, <u>NO. RTGAGE</u> THIS INSENTURE, Made this 20th day of October A.D. 1937 by and between J.J. Eddy and Annie E. THIS INSENTURE, Made this 20th day of October A.D. 1937 by and between J.J. Eddy and Annie E. Eddy, hiswife of the County of Douglas and State of Kansas, parties of the first part, and THE SECURITY Eddy, hiswife of the County of Douglas and State of Kansas, located at Topeka, Shawnee County, Kansas, The party of the second part: That the said parties of the first part in consideration of the sun of Seven Thousan the Annual paid, the receipt whereof is hereby achowledged, do the Annual paid, the receipt whereof is hereby achowledged, do the Annual paid, the receipt whereof is hereby achowledged, do Reg No. 1258 DEADIN ASSOLIATION, A CORPORTION UNDER THE NEW OF ARMARS, HOARDA AT TOPERS, Shawnee Contry, Annaks, party of the second parts: WITNESSETH, That the said parties of the first part in consideration of the sum of Seven Thousan Fire Hundred and no/LOO - DOLLARS, to them inhand paid, the receipt whereof is hereby achowledged, do by these presents grant, bargain, sell and convey unto the said party of the second part, its successor and assigns, all of the following described real estate, situate in the County of Douglas and State of Kansas, to-wit: - APPARter Lot Twenty Six (26), and the North Six Inches (N6") of Lot Twenty Eight (28), on Massachusetts Street in the City of Lawrence. TO HAVE AND TO HOLD the same, with all and singular the hereditaments and appurtenances thereaun to belonging or in anywise apportaining, and all rights of homesteed exemption and every 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 owners of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances, and that they will warrant and defend the same in the quiet and peaceable possession of the said party of the second part, its successors and assigns, forever, against the lawful claims of all persons whomeover. PROVIDED, Always, and these are said the following covenants and conditions, to-wit: FIRST. That said parties of 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 mortage note or bond of even date herewith, executed by said parties of the first part, in consideration of the satual loan of the sum aforesaid, to the said/faffy with interest thereon from October 19,1937 until maturity, at the rate of 5 per cent per annum, payable semi-annually on the first days of April and October in TO HAVE AND TO HOLD the same, with all and singular the hereditaments and appurtenances there at the rate of 5 per cent per annum, payable semi-annually on the first days of April and October in each year, according to the terms of said nots; both principal and interest and all other indebtedness socuring hereunder, being payable in lawful money of the United States of America, at the office of THE SECURITY BENEFIT ASSOCIATION, in Topeka, Kansas, and all of said notes bearing ten per cent interest aft - Asec due.

ritte in due. SECOND. That the soid first party shall pay all taxes and assessments now due, or which may be come due, on said premises before the same become delinquent; and in case not so paid, the holder of this mortgage may pay such taxes and assessments, and recover the amounts op paid with interest thereon at the rate of ten per cent per annum, and this mortgage shall stand as security, therefor. THIRD. That the said first party shall keep the buildings on said premises insured in some re-sponsible company or companies, approved by said second party, for the benefit of said second party, or assigns, in the sum of not less than \$7,500 Fire \$7,500 Formado Dollars, and shall deliver the pol-loides hereof may effect such insurance, and recover of said first party neglect so to do, the legal holder hereof may effect such insurance, and recover of said first party the amount paid therefor with interest at ten per cent per annum. and this mortgage shall stand as security the amount paid therefor with interest at ten per cent per annum, and this mortgage shall stand as security therefor.