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THIS MORTCAGE. Made this 26th day of March A.D. 1938, by and between Verner F. Smith and Wife, Grace V. Smith, of the County of Douglas and State of Mansas, party of the first part, and THE VICTORY LIFE INSURANCE COMPANY, a corporation organized under the laws of Mansas, of Topeka, State of Mansas, party of the second part:

TIRESSETE, That the said party of the first part, in consideration of the sum of Eighteen Hundr and no/100 (\$1500.00)_DOLLARS, to in hand paid, the receipt whereof is hereby acknowledged, do by these presents GRANT, BARGAIN, SELL and CONVEY unto the said party of the second part, its successors and assigns, all of the following described real estate, situated in the County of Douglas and State of Kansas, to-wit:

Lot Six (6), Block Thirteen (13), in University Place, an Addition to the City of Lawrence, Douglas County, Kanses.

TO HAVE AND TO HOLD the same, with all and singular the hereditaments and appurtemences there-unto belonging or in anywise appertaining, and all rights of homested accouption, unto the said party of the second part, and to its successors and assigns, forever. And the said party of the first part dees hereby corenant and agree that at the delivery hereof they are the larful owners of the premises above granted, and seized of a good and indefensible estate of inheritance therein, free and eler of all in cumbrances, and that they will warrant and defend the same in the quiet and peceephle possession of the said party of the second part, its successors and assigns, forever, sgainst the lawful claims of all persons whomsoever

PROVIDED. Always, and these presents are upon the following agreements, covenants and condition to-wit:

FIRST. That the party of the first part is justly indebted to the party of the second part in the sum of Eighteen Hundred and no/100 (\$1800.00) DOLLARS, according to the terms of one certain mort-gage acts of even date herewith, executed by said party of the first part, in consideration of the act al loan of the said sum, and payable to the order of the said narks of the sand mart with interact gage nets of even data herewith, excepted by said party of the first part, in consideration at the accurate the said party of the second part with interest thereon at the rate of 5 1/4 per cent per annum, payable according to the terms of said mortgage note, copy of which is attached hereto, both principal and interest and all other indebtdeness accruing her under being payable in lawful money of the United States of America, at the office of THE VICONY LIFE (NUTRANCE CONFANT, in Topoka, Kansos, and all of said notes bearing ten per cent interest after maturit SECOND. That the party of the first part agrees to keep all fences, buildings and improvements

on the soil fremises in as good repair as they are at the data hereof; to permit no waste of any kind; to keep all the buildings which are now or may hereoftre be upon the premises uncensingly insured to the amount of \$2500.00 in insurance commandes acceptable to the party of the second part with policies pay-able to it in case of loss to the amount then secured by this mortgage; to assign and deliver to it, with satisfactory mortgages clauses, all the policies of insurance on sid buildings and to pay all insurance presiums when due. In case of loss it is agreed that the party of the second part may collect the insurance ance moneys or ray deliver the policies to the said party of the first part for collection. At the elec-tion of the said party of the second part, the insurance moneys shall be applied either on the indebted tion of the said party of the second part, the insurance monays shall be applied either on the indebted ness secured hereby and on the costs and expenses incurred in collecting said insurance, or in rebuild or in rebuild ing.

THIRD. That the party of the second part may make any payments necessary to re-ove or extinguis Ining, into the party of the second part may have any puychets nocessary to re ove of attinguis any prior or outstanding title, lien or incumbrance on the premises hereby conveyed and may pay any um-paid taxes or assessments charged against said property, end may insure said property if dofault be mad in the covenant to innure, and if suit shall be filed for the foreelosure of this mertgage, may have the abstract of title extended from the date of record of this mertgage to the date of filing such foreelosure ure suit, at the expense of the party of the first part; and any sums so paid shall become a lien upon the show described provide and here the reactions of the party of the date of the stored with the second such the store of the party of the first part; and any sums so paid shall become a lien upon the above described real estate and be secured by this mortgage and may be recovered with interest at tan per cent in any suit for the foreclosure of this mortgage. In case of foreclosure it is agreed tha the judgment mendered shall provide that the whole of said real estate shall be sold together and not i parcels.

FOURTH. That in case of default of any of the covenants or agreements herein contained, the FOURTH. That in case of default of any of the covenants or agreements herein contained, the ronts and profits of the sij premises are pledged to the party of the second part as additional and col-lateral security for the payment of all the indebtchanes secured hereby, and the said party of the second part is entitled to the possession of said property, by a receiver or otherwise, as it may elect. FIFTH, That the party of the first part hereby agrees to pay all taxes and assessments, general or special; which may be assessed upon and land, premises or property or upon the interest of the part of the second part therein, end not to suffer or permit all or any part of the taxes or assessments to become or remain delinguent, or any interest therein to be sold for taxes. SIXTH. That the parties hereto further agree that all the covenants and agreements of the party of the first part herein contained shall extend to and bind their heirs, executors, administrators, suc-cessors and assigns, and shall inure to the benefit of the party of the second part, its successors and assign.

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assigns. SUNNTH. That if such payments be made as herein specified this conveyance shall be void, but i any note herein described, whether for principal or interest, or any part of the indebtedness secured be this mortgage, or any interest thereon, be not paid when due, or if default be made in any covenant or agreement herein contained, or if at any time any law, either federal or state, should be passed inpos-ing or authorizing the imposition of any specific tax upon mortgages or honds, or upon the principal or interest money secured by ionis or mortgages, or by yritue of which the owner, for the time being, of the land above described, shall be authorized to pay any such tax upon said bond or mortgage, or principal or interest thereby secured, or on the security, or either of them, and deduct the amount of such tax the sid principal sum and all other sums herein secured, with all arrearages of interest thereon, shall at the ontion of the holder of this mortgage be end become immediately due and payshe without notios. the said principal sum and all other sums herein secured, with all arrearages of interest thereon, shall at the option of the holder of this mortgages be and become fixed diatoly due and payable without notice, anything in the note or bond hereby secured are in this mortgage contained to the contrary notwithstand-ing; and it shall then be lawful, and the said mortgage of a authorize the said mortgages to at once for close this mortgage; and no failure on the part of the second party to exercise any option to declare the raturity of the debt hereby secured shall be deemed a waiver of right to exercise such option at an other time as to past, present or future default hereundor, and in case of default of payment of any su berein covenanted to be paid when due, the first party agrees to pay to said second party interest at the rate of ten per cent per annum, computed annually on said principal note, from the date-of default to the time when said principal and interest shall be fully paid. EIGHTH. As additional and collatoral security for the payment of the note and indebtedness here all the profits, revenues, royalties, rights and benefits according or to ensure to them under shi loi, ges or mineral leases on said premises. This assignment to terminate and become null and void upon th release of this mortgage.

this mortgage. release of

IN ATLESS MERIOF, The said parties of the first part have bereunto subscribed their names, the day and year first above mentioned. Verner F. Smith Grace V. Smith.