Receiving No. 6512 MORTGAGE RECORD 83 Reg. No. 1565 Fee Paid \$3.75

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THIS INDENTURE, Made this fifth day of August in the year of our Lord minsteen hundred thirty-eight (1938) by and between W. W. Hutton, Jr., and Harristt G. Hutton, his wife of the County of Do las and State of Kansas, parties of the first part, and THE STANDARD LIFE ASSOCIATION, ôf Lawrence, County of Doug

Las and State of Annas, parties of the first part, and THE STANDARD LIFE ASSOCIATION, OF LATTENEO, Kansas, party of the second part: WITESSEFH, That the said parties of the first part, in consideration of the sum of FIFTEEN HUNDRED DOLLAPS to them in hand paid, the receipt whereof is horeby ackrowldged, do by these present EALT, BAROAIN, SELL and CONVERTUATE the said party of the second part, its successors and assigns, all of the following described real estate, situated in the County of DUGLAS and State of Mansas, to-wit:

Lots 14 and 15 in West Manor, in Given Court, an addition to the City of Lawrence.

TO HAVE AND TO HOLD the same, with all and singular the hereditaments and appurtenances thereunto belonging or in anywise appertaining, and all rights of homestead exception, unto the said party of th second part, and to its successors and assigns, forever. And the srid parties of the first part do here by covenant and agree that at the delivery hereof, that they are the lawful owners of the premises above granted, and seized of a good and indefensible estate of inheritance therein, free and clear of sail ambuneare and that the until memory and defend the same is a multiple and paragraphic precase of sail cumbrances, and that they will warrant and defend the same in the quiet and peaceable possessi on of sai party of the second part, its successors and assigns, forever, against the lawful claims of all persons

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

FIRST. That the parties of the first part are justly indebted to the party of the second part in the sum of FIFTEEN HUNDRED DOLLARS, according to the terms of one certain mortgage note of even date herewith, executed by said pa ties of the first part, in consideration of the actual loan of the said sum, and payable as follows:

August	lst	1939	\$50.00			Fobruary	155	1940	\$50.00	
August	lst	1940	\$50.00			Fabruary	lst	1941	\$50.00	
August	lst	1941	\$50.00	1.50	1	February	1st	1942	\$50.00	
August	lst	1942	\$50.00			February	lst	1943	\$50.00	
August	lst	1943	\$1,100,00							

August 1st 1942 \$50.00 February 1st 1943 \$50.00 August 1st 1943 \$1,100,00 to the order of the said party of the second pert with interest thereon at the rate of five per cent per annum, payable seal-annually, on the first days of February and August in neach year, according to the forms of soid nots, both principal and interest and 10 thar findebedness accruing horeunder being pay able in lawful meney of the United States of America, at the Home Office of THE STAINARD LIFE ASSOCIATION. Lawrence, Kaness, or at such other place as the logal holder of the principal note may in writing design ants, and said nots bearing ten percent interest after maturity. SECOND. That the parties of the first part agree to keep all fences, buildings and improvements on the said percises in as good repair as they are at the dath horeof; to permit no waste of any kind; to keep all the buildings which are new or may hereafter be upon the premises uncessingly insured to the amount of FORTY-THO HUNDEED DOLLARS, in insurance companies acceptable to the party of the second part with policies payable 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 said buildings and deliver to the solution of the said party of the second part for collection. At the election of the said party of the second part, the insurance meny shall be applie either on the indebtedness secured horeby or in rebuilding. THIRD, That the oparty of the second part may make any payments necessary to remove or extinguis in the covenant to insure; and any sums so gaid shall become a lise upon the above described real estato in the secure by this Mortgage, and may be recovered, with interest at ten per cont, in any pay if for foreolosure of this Kortgage, and may be recovered, with interest at ten per cont, in any suit for the order of the whole of said real estate shall be sold together and not in parcels. D,

vide that the whole of said real estate shall be sold together and not in parcels. FOURTH. That in ease of default of any of the covenants and agreements herein contained, the rents and profits of the said premises are pledged to the party of the second part is additional and collateral security for the payment of all the indebtedness secured hereby, andthe said party of the se-cond part is estilled to the postsession of said property, by receiver or otherwise, as it may elect. FIFHT That the parties of the first part hereby agree to pay all taxes and assessments, genera or special, which may be assessed upon the said land, premises or property, or upon the interest of the party of the second part therein. The parties of the first part further agree not to suffer or permit all or any part of the taxes or assessments to become or remain dedinauent. Not permit the said area-

par all or any part of the taxes or assessments to become or remain delinquent, nor to permit the said pro all or any part of the taxes or assessments to become or remain delinquent, nor to portait the said pro-porty or any part thereof, or any interest therein, to be sold for taxes, and further agree to furnish annually to the party of the second part, on or bofore the tenth day of July the certificate of the propertauthority, showing full payment of all such taxes and assessments. SIXTH. That the parties hereto further agree that all the covenants and agreements of the partie 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 assigns,

and assigns. SEVENTH. As additional and collateral socurity for the payment of the said note the mortgagors herboy assign to said mortgagoe, its successors and assigns, all the rights, rents, royalties and bene-fits accruing to the parties of the first part under all oil, gas or mineral leases on anid prenises, this assignment to terminate and become void upon release of this mortgage. Provided, however, that said party of the second part, its successors and assigns, shall be chargeable with no responsibility with reforence to such rights, rents, royalties and benefits nor be accountable therefor except as to sugs actually colledted by it or them, and that the lesses in any such leases shall account for such rights morts resulties and benefits to the mark with of first part or his assigns until notified by legal hold accussly conserved by it or them, and that the lessess in any such leases shall account for such rights rents, royalties and benefits to the party of the first part or his assigns until notified by legal hold er thereof to account for and to pay over the same to such legal holder. Should operation under any oil ges or mineral lease seriously depreciate the value of said land for general farming purposes, the note secured by this mortgage shall immediately become due and collectible, at the option of the holder of this mortgage without paties.

secured by this more gage shall internatively become due and collections, at the option of the holder of this more geo without holdes. EIGHIH. That if such payments be made as are herein specified, this conveyance shall be void; but if the note herein described, or any part of the indobtedness secured by this Mortgage or any inter thereon, be not paid when due, or if default be rade in any covenant or agreement herein contains, then this conveyance shall become absolute and the whole of said principal note shall immediately become due and payble at the option of the party of the second part, and no failure of the party of the second pay to exercise any option to declare the maturity of the debt hereby secured shall be decod a waiver of to exercise any option to used are the marginary of the debt hereby secured shall be deemed a waiter of right to exercise such option at any other time as to any past, present or future default hereunder; and in case of default of payment of any sum herein covenanted to be paid when due, the said first part ise agree to pay to the said second party, interest at the rate of ten percent per annum, computed and numbly on said principal note, from the date of default to the time when said principal and interest g

multy on said principal note, from the data of default to the thread of a status of the status of