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MORTGAGE

THIS LURICAGE, Made this let day of January A.D. 1959, by and between Letty E. Cutler, Widow of the County of Douglas and State of Kancas, party of the first part, and THE VICONY LIFE INSURANCE COMPANY, a corporation organized under the laws of Kancas, of Topeka, State of Kancas, party of the second parts WITHERSENT, That the said party of the first part in consideration of the sum of forty-Five Hundred and no/100 DOLLARS, to her in hand paid, the receipt whereof is hereby achimothedged, does by these pre-sents GRAWT, BARGAH, SELL and CONVEY unto the said party of the second part, its successors and assign all of the following described real estate, situated in the County of Douglas and State of Manses, to two and assigns, ans-s, to-wit:

South 50 feet of Lot 2 and the North 25 feet of Lot 3 in Block 8 of Oread Addition to the City of Lawrence, Douglas County, Kansas.

TO HAVE AND TO HOLD the same, with all and singular the hereditaments and appurtenances thereunto belonging or in anywise apportaining, and all rights of homestead exemption, unto the said party of second part, and to its successors and assigns, forever. And the said party of the first part does here by covenant and agree that at the delivery hereof she is the lawful owner of the premises above granted and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances and that she 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 whom

scover. PROVIDED, Always, and these presents are upon the following agreements, covenants and conditions, to-FIRST. That the party of the first part is justly indebted to the party of the second part in the sum of Forty-Five Hundred and mo/100 DOLLARS, according to the terms of one certain mortgage note of even date hereith, executed by said party of the first part, in consideration of the actual lean of the said sum, and payable to the order of the said party of the second part with interest thereen at the rat of five per cent per annum payable according to the terms of said extrage note both principal and in-terest and all other indebtoinces according to the terms of said extrage note both principal and in-terest and all other indebtoinces according to the terms of said extrage note both principal and in-terest and all other indebtoinces according to the terms of said extrage note both principal and in-terest and all other indebtoinces according to LIFE HEMARCHE CHEMARY, in Topeka, Kansas, and all of said note bearing ten per cent interest after nutrity. SEDOLED. That the party of the first part agrees to keep all fences, buildings and herevenents on the said excusions in as good requir as they are at the date hereof; to permit no waste of any kind; to keep wit:

said premises in as good repair as they are at the date kereof; to permit ne waste of any kind; to keep all the buildings which are new or may hereafter be upon the premises unceasingly insured to the amount

all the cultaines which are now or may horeafter be upon the premises unceasingly insured to the amount of \$ in insurance companies acceptable to the party of the second part with policies pay-able to it in ense of less 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 to pay all insurance premiums when due. In ease of less it is agreed that the party of the second part may collect the insur-ance moneys or my deliver the policies to the said party of the first part for collection. At the ele-nests secured hereby and on the costs and expenses incurred in collecting said insurance, or in rebuild-ing. ing.

THIRD. That the party of the second part may rake any payments necessary to remove or extinguish any prior or outstanding title, lion or incumbrance on the premises hereby conveyed and may pay any unany prior or outstanding title, lien or incumbrance on the prefices hereby conveyed and may pay any un-paid taxes or assessments charged againts taid property, and ray insure said property if default be made in the covenant to insure, and if suit shall be filed for the forcelosure of this mortgage, may have the abstract of title extended from the date of record of this mortgage to the date of filing such force closure suit, at the expense of the party of the first part; and any sums so paid shall becase a lien up on the above described real estate and be secured by this mortgage and may be recovered with interest at the nor cent in any suit for the forcelosure of this mortgage and may be recovered with interest the judgment rendered shall provide that the whole of said real estate shall be sold together and not if parents. parcels.

parcels. FOURTH. That in case of dofault of any of the escenants or agreements herein contained, the rests and profits of the said premises are pledged to the party of the second part as additional and collater al security for the payment of all the indebtedness 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 said land, premises or property or upon the interest of the party of the second part therein, and not to suffor or permit all or any part of the taxes or assessments to become or remain dolinguent, 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 wind her heirs , exceutors, administrators, success

ors and assigns, and shallinuro to the benefit of the party of the second part, its successors and assi SEVENTH. That if such payments be made as herein specified this conveyance shall be void, but if an ors and assigns, and shallhure to the tensit of the party of the sconc part, its successors and assigns. SEVENIN: That if such payments be mde as herein specified this conveyance shall be void, but if any note herein described, whether for principal or interest, or any part of the indebtedness secured by this mortgage, or any interest thereon, he not paid then due, or if defnuit be made in any covenant or agreement herein contained, or if at any time any law, either federal or state, should be passed impos-ing or authorizing the imposition of any specific tax upon mortgages or bonds, or upon the principal or interest mercey secured by bonds or mortgages, or by virtue of which the owner, for the time being, of the land ab we described, shall be autiorized to pay any such tax upon said bond or mortgage, or prin-cipal or interest thereby secured, or on the security, or either of ther, and deduct the amount of such tax paid from any money or principal or interest merced by said bond and mortgage, then it may such case the said principal sum and all other sums herein secured, with all arreages of interest thereon, whell at the option of the holder of this mortgage of and tax and the order is any option to declare the maturity of the debt horeby secured or in this mortgage contained to the corteries on y option to declare the maturity of the debt horeby secured spail be decmed a waiver of right to exercise such option to rate of ten paid when due, the first party agrees to pay to caid second party interest at the rate of ten per cent granul, computed annully on said principal note, from the deformed to the time when said principal and interest shall be divergent of the det of default to the time when add principal and interest shall be divergent of the and indeptices herein-before described, the add principal and interest shall be divergent of any to caid second party interest at the rate of ten per cent per annum, computed annually on said principal note, from the due of default to the time when add principal and

EIGHTH. As additional and collateral security for the payment of the note and indebtedness hereinbefore described, the said party of the first part hereby assigns to the said party of the second part all the profits, revenues, royaltics, rights and benefits accruing or to accrue to under all oil, gas or minoral leases on said premises. This assignment to terminate and become null and boid upor

the release of this mortgage. IN WITHESS WERNOF, The said party of the first part has hereunto subscribed her name, on the day and year first above mentioned.

Letty K. Cutler.

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