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MORTGAGE

THIS HERETURE, Lade this 14th day of July, in the year of our Lord one thousand mine hundred thirty-nine, between J. L. Sanders and Lucillo Sanders, his wife in the County of Douglas and State of -Kansas, of the first part, and The Liberty Life Insurance Company, of Topeka, Shawmee County, Kansas, of the second part

of the second part. WITNESSETH, that the said parties of the first part, in consideration of the sum of FORTY FIVE HULDRED and co/loc - - - DOLLARS, to them duly paid, the receipt of which is hereby acknowledged, have sold and by the presents, do grant, bargain, sell and mortgage to the said party of the second part, its successors and assigns, forever, all that tract or parcel of land situated in the County of Douglas and State of Kansas, described as follows, to-wit:

The Northeast Quarter and the East two-thirds of the North Half of the Southeast Quarter of Section Seven (7), Township Thirteen (13), Range Mineteen (19) containing 213 1/3 acres,

With the appurtenances, and all the estate, title and interest of the said parties of the first part therein. And the said parties of the first part de hereby ecvenant and agree that at the delivery hereos they are the lawful emers 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 against all elains whatecorer. This grant is intended as a libring to accure the payment of the sum of - -FORTY FIVE NUMPRED and co/100 - - DOLLARS, according to the terms of one certain promis-sory note this day executed by the said parties of the first part to the said party of the socond party said note being given for the sum of - - FORTY FIVE NUMPRED and co/100 - - DOLLARS, dated July 14, 19 due and payable according to the terms thereof, with interest thereon from the date thereof until paid, according to the terms of said note and coupens thereto attached. And this convergence shall be void if such payment be made as in said note and coupens thereto attached, and as is hereinafter specified. And the said part of the first part hereby agree to pay all taxes accessed on said premises before any penalties or costs shall accure on account thereof, and to keep the said premises insured in favor of said notragee in the sum of - --RIMINT FIVE NUMPRED

to keep the said promises insured in favor of said mortgages in the sum of - - -THIRTY FIVE HUNDRED and co/loc- - - DOLLARS, in some insurance company satisfactory to said mortgages, in default whereof and 60/106 - - DOLLARS, in some insurance company satisficatory to shat moregapee, in actault moreor the said mortgagee may he that knoss and accruing penaltics, introvest and costs, and insure the same at the expense of the parties of the first part; and the expense of such taxes and accruing penaltics, int erest and costs, and insurance, shall from the payment thereof be and become an additional lien under this mortgage upon the above-described premises, and shall bear interest at the rate of ten per cent per annum. But if default be rade in such payment or any part thereof, or interest thereose, or the taxes assessed on said premises, or if the insurance is not kept up thereon, then this conveyance shall become backing and the whole principal of said note, and interest thereon, then this conveyance shall pointmain such a birth defines of halo in such payher of any part indication of interest thereon, or interest thereon, or in the insurance is not key the part of the part of the part of the part of the second part, and all sums paid by the party of the second part for insurance, shall become immediate by law and payhole, or not, without notice, at the option of the part of the second part, and all sums paid by the party of the second part for insurance, shall become immediate by law and payhole, or not, without notice, at the option of the party of the second part, and all sums paid by the party of the second part for insurance, shall become immediate by law and payhole, or not, without notice, at the option of the party of the second part; and it shall be lawful for the party of the second part, its successors or assigns, at any time thereofy waived or not, at the option of the party of the second part, its successors or assigns and out of all the enceys arising frem such sale toretain the amount then due or to become due according to the conditions of this instrument, togother with the costs and slarges of mains such sale of the fir part, their heirs or assigns. The parties of the first part further horeby transfer, set over and convey to the party of the second part, its successors or assigns, forever, all rents, revalues, and delay mennys that may, from time to the second on and payhole under any oil and gas or other minoral lease(s) or comparised and, nor existing or that may hore accents or the oristruments as the party of the second part, its successors or assigns, and sale and the arbor for existing or that any port of all of all and, or any portion thereof, and sale parties of the first part, arec to execute, acknowleds, assignments or other interments as the party of the second part, the party of the second part is successors or any ortion thereof, and sale parties of the first part, arec to execute, acknowleds as a second part, area to ach the abor of any the parts of the party of the second part to

and activer to the party of the second part such deeds, assignments or otherrinstruments as the party of the second part may now or hereafter require in order to facilitate the payment to him of said rents revalities, bomuses and dolay moneys. All such sums so received by the party of the second part shall be applied; first, to the payment of matured installments of either principal or interest due upon the note(s) secured hereby, or to the reinburstment of the party of the second part for any sums advanced in payment of faxes, insurance promisms, orother assessments, as herein provided, together with the interest due thereon, or to any or all of them as second party may elect; and second, the balance, if any, upon the principal remaining unpaid; or said party of the second part may, at its option, turn over and deliver to the them some of said lands, other in whole or in part, any or all such sums. any, upon the principal remaining unpart, of said party of one become part any, to rest option, end over and deliver to the then enveron of said lands, either in whole or in part, any or all such such, without projudice to its rights to take and retain any future sum or such, and without projudice to any of its other rights under this mortgage. The transfer and conveyance hereunder or by separate instrument made in accordance herewith to the party of the second part of said rents, revalides, but its, Instrument made in accordance normath to the party of the second part of shid rents, royalties, ben es and delay neneys shall be construed to be a provision for the payment or reduction of the mortgage dobt, subject to the party of the second part's option as hereinbefore provided, independent of the mortgage of record, this conveyance and any conveyance or assignment hand by separate instrument in accordance herewith, shall become inoperative and of no further force and effect. It (STERION THEORE THE acid antitice of the further there herewith each set here here a construct on the set of the set o trage

IN TESTINCHY WHEREOF, The said parties of the first part have berounte set their hands and seals, the day and year first above written.

J. L. Sanders Incille Sandors alader

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STATE OF FANSAS, Dougles ^County, ss. BE IT REINDERED, That on this 15th day of July, A.D. 1959, before me, the undersigned, a Notary Public in and for the County and State aforesaid, came J. L. Sanders and Lucillo Sanders, his wife to me personally known to be the same persons who exceuted the within instrument of writing, and such persons duly acknowledged the execution of the same. IN WITHESS WHEREOF, I have hereunto set my hand and affixed my official seal, on the day and your

last above written. Chester A. Homphill

Ward a. Ber

(SEAL) (My commission expires April - 22, 1940)

Notary Public

Register of Deeds.

Recorded July 17, 1939 at10:05 A.M.