MORTGAGE RECORD 85

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MORTGAGE

THIS INDENTUFE, Nado this 5th day of January A.D. 1940 by and between Lizzie Springer, a widow; Mary E. Springer, a single woman; Chris L. Springer and Dorothy Springer, his wife; Alnyra E. Bailey and Harry Pailey, her husband; Jennie O. Allison and Kaleolm Allison, her husband; Chas. A. Springer and Virian E. Springer, his wife; Clarris E. Springer and Florence Springer, his wife; Melba H. Woods and William E. Springer, his wife; Clarris E. Springer and Florence Springer, his wife; Melba H. Woods and William B. Woods, her husband of the County of _____ and State of _____ parties of the first part, and THE SECURITY BENEFIT ASSOCIATION, a corporation under the laws of Kansas, located at Topeka, Shawnee County, Kansas, party of the second part; WITMESSETH, That the said parties of the first part, in consideration of the sum of Two Thousand Eight Hundred and CO/100 DOLARS, to them in hand paic, the receipt whereof is hereby acknowledged, 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 Fransas, to-wite;

Mansas, to-wit:

The West Twenty-six and Two-thirds (26 2/3) acres of the South Forty (40) acres of the South-west Quarter (STG) of Soction Twenty-four (24), and the West Fifty-three and One-third (53 1/2) acres of the North Half of the Northwest Quarter ($M_{\rm M}^{\rm M} M_{\rm M}^{\rm Q}$), and the North Twenty-one and One-half (21 1/2) acres of the Southwest Quarter of the Northwest Quarter ($ST_{\rm M}^{\rm M} M_{\rm Q}^{\rm Q}$) of Section Twenty-five (25), Township Twelve (12), Range Nineteen (19)

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TO HAVE AND TO HOLD the same, with all and singular the hereditaments and appurtenances thereunto

TO HAVE AND TO HOLD the same, with all and singular the hereditaments and appurtenances thereunto belonging or in anyoise appertaining, and all rights of homestead exception and every contingent right or estate therein, unto the said party of the second part, its successorian designs, 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 uf inheritance therein, free and clear of all incumbrances, and that they will warrant and defend the same in the quice and peaceable possession of the said party of the second part, its successors and assigns, forever, against the lawful claims of all persons whomseover. PROVIDED, Always, and these presents are upon 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 su of No Thousand Eight Eundred and CO/100 Dellars, according to the terms of a certain mortgage note or tion of the actual lean of the sum aforcanid, to the said second party, with interest thereon from January 15, 1940 until maturity, at the rate of 4 per cent per annum, payable ceni-annually on the fir day of January and July in ach year, according to the terms of said note, both principal and interest and all other indebtedness accruing hereunder, teing payable in lawful money of the United States of America, at the office of THE SECURITY FERETT ASSOCIATION, in Topeka, Fansas, end all of said notes bearing ten per cent interest after due. bearing ten per cent interest after due.

SECURD. That the said first party shall pay all taxes and assessments now due, or which may become due, on said promises before the same become delinquent; and in ease not so paid, the holder of this mortgage may pay such taxes and assessments, and recover the amount so paid with interest thereon at the rate of ten per cent per annum, and this mortgage shall stand as security therefor. THIRD. That the raid first party shall keep the buildings on said precises insured in some respon-tible company on comparison permoved he raid accord are the buildings on said the burneft of the same first party shall keep the buildings on said precises insured in some respon-

Think. That the raid infet party shall keep the ouldings on said premises insured in some respon-sible company or companies, approved by said second party, for the benefit of said second party, or assigns, in the sum of not less than \$2,600.00 Fire \$2,600.00/DOTArs, and shall deliver the policies and renewal receipts to said second party, and should said first party neglect so to do, the legal hold 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. FURME. That said first party shall keep all fences, buildings and other improvements on said more tend as an addition and the neglet have not and other improvements on said

premises in as good condition and repair as they now are, and shall not suffer waste nor permit the valu of said premises to depreciate by neglect or want of care; and should said first party neglect so to do

of said premises to depreciate by neglect or want of care; and should said first party neglect so to do said 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 becames due, the said first parties agree to pay to the said 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 time 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 pledged to the legal holder or holders hereof as additional and collateral security for the payment of all moneys mentioned herein, and said legal holder shall be entitled to the possession shall in nd

all moneys mentioned herein, and said logal 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 m manner prevent or retard the second party in the collection of said sums by foreelocure or otherwise. SIXTH: If such payments be made as herein specified, this conveyance shell be void, and is to be 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 assocaments be not paid as provided herein, or if default be made in the agreement to insure, or in the covenant against incumbrances, or any other covenant herein contained, then this conveyance shall become abcolute, and the whole of said principal and interest shall immediately become due and mavable at the other of the reut of the second part or assign, and this mortage may thereupon be shall become according 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 foreclosed immediately for the whole of said money, interest and costs, without further notice. In er of such foreclosure, said real estate shall be sold without appraisement. IN WITNESS MHEREDS, the said parties of the first part have hereunto subscribed their names and affixed their scals, on the day and year above mentioned. In cas

 year above menerone
Mary E. Springer
Clarris E. Springer
Florence Springer
Vivian E. Springer

Jennie O. Allison Malcolm Allison Velba H. Woods

Lizzie Springer
Chris L Springer
Dorothy Springer
Chas. A. Springer
William B. Woods
Almyra E. Bailey
Harry Bailey

STATE OF FANSAS County of Douglas⁵⁵

BE IT REMEMBERED, that on this 6th day of January A.D. 1940, before me, the undersigned, a Notary Public in and for the County and State aforesaid, came Lizzlo Springer, a widow; Mary E. Springer, a single woman; Chris L. Springer and Dorothy Springer, his wife; Chas. A. Springer and Vivian E. Springer is wife; Clarris E. Springer and Elorence Springer, his wife to me personally known to be the same per-sons who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITHESS WHEREOF, I have hereunto set my hand and affixed my official seal, the day and year last above written.

SEAL) (Term expires Oct. 3rd 1940)

Arthur S Peck Notary Public.