MORTGAGE RECORD 85

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FANSAS MORTGAGE

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THIS INDERLY/RE, Made the lat day of August A.D. 1940, between Lucilo Price Carson and E. W. Carson, her hushand parties of the first part, and The Equitable Life Assurance Society of the United States, a cor-portion organized and existing under the Laws of the State of New York, having its principal office at Number 303 Seventh Avenue, New York City, N. Y., party of the second part. WITHOUSENT, That the said parties of the first part, in consideration of Thirty-seven hundred and NTAMESERH, That the said parties of the first part, in consideration of Thirty-seven hundred and Prant, targain, soll and convey unto the said party of the second part, its successors or nealfirs foreve the following described Real Estate situated in the County of Douglas and State of Kansas, to-wit: 972. 20

they depend on our one of the structure of the County of Douglas and State of Kansas, to-wit:

Northeast Quarter of Northeast Quarter and Southeast Quarter of Northwest Quarter; Southwest Quar Marchess Quarter of auronaus guarter and southoast guarter of aprimest quarter; Southwest Quarter of Northeast Quarter and Northwest Quarter of Southeast Quarter of Section Sixteen (16), Town ship Thirteen (13), South, Range Twenty-one (21), East of the Sixth Frincipal Meridian, and containing 160 acres, more or less.

TO HAVE ALD TO HOLD the same with all and singular the hereditaments and appurtenances thereunto he

- atter longing unto the said party of the second part, its successors or assigns forever. And the said parties of the first part hereby covenant and agree that at the delivery hereof And the said parties of the first part hereby covenant and agree that at the delivery horses that the presides above printed, and selved of a good and indefensible estate of they are a good right to sell and convey said presides and before the the delivery horses and that the parties of the first part hereby are a good right to sell and convey said presides and that they are free therets against the claims of all persons whomsever, and hereby expressly warrant and defend the till tend, appraisement, exemption and stay have of the State of Hansas, and agree to pay all fees necessary CONDITIONED, NOMEYER, the whomse the second second

For recording this instrument. CONDITIONED, HOMEVER, That whereas, the said parties of the first part, are justly indebted to the said The Equitable Life Assurance Society of the United States for money borrowed in the principal sum have executed and hollowered to the said The Equitable Life Assurance Society of the United States a cer-name are and collivered to the said The Equitable Life Assurance Society of the United States a cer-name are and collivered to the said The Equitable Life Assurance Society of the United States a cer-name are and the sum of Thirty-caves Hundred and no/100 Dellars, begins even date borowith 13 have executed and delivered to the said The Equitable Life Assurance Society of the United States a cer-ain promissory note in the sum of Thirty-seven Hundred and no/100 Dollars, tearing even date herowith had payable to the order of The Equitable Life Assurance Society of the United States, its successors of naturity, according to the tenor and effect of said note, with interest thereon from August 1, 1940 to naturity, at the rate provided for in said note, and both principal and interest to bear interest after And said parties of the first eart expressly aprove to pay the said note and the interest thereon from the second state of the first eart expressly aprove to pay the said note and the interest thereon find that may be levied or assessed within the State of Kansa upon and premises, or may part thereof, but interest of the interest, its successors or assigns, in said premises, or upon the note or the interest of the north account of the successors or assigns. 9

confor Vine ? Sind that may be levied or assessed within the State of Kansas upon said premises, or any part thereof, or upon the interest of the mortgage, its successors or assigns, in said premises, or upon the note or liebt secured by this mortgage, and procure and deliver to said party of the second part, its successors or assigns, at its or their have office, before the day fixed by law for the first interest or penalty concerne thereon, the official receipt of the proper officer showing payment of all such taxes and asce worf fire and if recuired termade and mindstorm insurance on the buildings erected and to be exceed upon E: genes; and so cong as any part of the dest hereby sectron remains ungain to procove and maintain porter of fire and if required torrado and windstorm insurance on the buildings erected and to be erected upon The fire and if required tormado and windstorm insurance on the buildings erceted and to be erected upon the above described premises in sum responsible company, or companies, to the satisfaction of the party of the second part, to the amount of _____ Dollars, loss, if any, payable to the satisfaction of the party but on said improvements or fixtures thereto attached during the existence of the dollar assign within the constantly assigned, pledged and delivered to said party of the second part, for further sec-gence of the second part, assigned, pledged and delivered to said party of the second part, for further sec-gence of the dollars there does be delivered to the party of the second part at its information and the same to apply toward the payment of said obligations, unless otherwise and in payable thereunder, and the same to apply toward the payment of said obligations, unless otherwise of forcelosure hereunder, whe mean is a size as the context is descended by a soft and the second part at its of forcelosure hereunder, and the same to apply toward the payment of said obligations, unless otherwise of forcelosure hereunder, whe mean the mean the marty age and in the event A fing payable thereunder, and the same to apply toward the payment of said obligations, unless otherwise to paid, or in rebuilding or restoring the damaged buildings as the mortgagee may elect; and in the event of forcelosure hereunder, with power to assign to the purchaser at forcelosure sale the unexpired term of all such policies; and shall keep the buildings and other improvements on said premises in as good offere from all statutory liens, and upon demand by the said party of the second part, its successors or assigns, shall gay all prior liens, if any, which may be found to exist on said property, and all expens of initiation with third parties to protect the lien of this mortgage; all of which said arties of the fir part hereby agree to do; then these presents to be void, in which event this mortgage will be satisfied

litization with third parties to protect the field of this herebard; all of which and parties of the field of the satisfield of record, the expense of which satisfied on the parties of the first part agree to pay, otherwise to re y to It is agreed that if the insurance above provided for is not promptly effected and the policies the

This is a first part to the party of the second part, its successors or assigns, similar to be second parts of the second parts of the second parts of the second parts of the second part of the indettedness secured by this sortgage, and any pay said taxes and assessments with interest thereoon from the second part of the second part, its successors or assigns, similar being part of the second part, its successors or assigns, the effecting of such taxes, assessments, list or expenses by the party of the second part of the second part, its successors or assigns, the second part shall not be being second part of the second part of the second part of the second part of the second part is successors or assigns and the second part shall not be party of the second part is successors as assigns. Simediately upon being paid second party of the second party is represent of the second party is the to accord part shall not be affecting of such taxes, assessments, list to express by the party of the second party of the second party is the to accord party of the second party of the second party of the second party is the to accord party of the second party are appende

decomed a waiver of the second party's right to exercise the option hereinafter provided to declare all of the indebtedness secured hereby due and collectible. In the event of the passare aftor the date of this mortgage of any law deducting from the value of mortgages of debts secured by mortgage for State or local purposes, or the canner of the collection of uny such taxes, so as to affect this mortgage, the holder of this mortgage and of the debt which it sec-magnetic of the mortgage debt. If such motice be given, the said debt shall become due, payable and col-ade the expiration of said thirty days. And it is agreed that in ease default shall be made in the payment of the principal of said note or

And it is agreed that in case default shall be made in the payment of the principal of said note or

And it is agreed that in case default shall be made in the payment of the principal of said note or any installment thereof or of any interest thereon when due, or in the payments of any insurance premium taxes or special assessments, or if there shall be a failure to comply with any condition of this mort-taxes, assessments, insurance premiums, liens, expenses and attornay's fees, herein specified, shall, at without notice to the parties of the first part, and be collectible at once by foreelosure or otherwise, and appraisment is hereby expressly waived.