DOUGLAS COUNTY

land and

•

1	1	
		STATE OF KANSAS, SHAWNEE COUNTY, ss. BE IT REMEMBERED, That on this 14th day of October A. D. 1946 before me, the undersigned, a Notary Public in and for the County and State aforesaid, came Harry Doel and Cleo Doel, his wife, who are personally known to me to be the same persons who executed the within instrument of writing and such persons are duly acknow- ledged the execution of the same. IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal, the day and year last above written. Phyllis Taylor
		(SEAL) Term expires May 5, 1947 Notary Public
		Recorded October 17, 1946 at 2:30 P.M. Narold G. Beck Register of Deeds.
1	- and	
- 1 -	R	eceiving No. 30270 / Reg. No. 5266 Fee Faid \$9.75
	OA DS	THIS INDENTURE, Made this 16th day of August A. D. 1946, between Vernon D. Harris and Anna May Harris, his ife, parties of the first part, and The Equitable Life Assurance Society of the United States, a corporation rganized and existing under the Laws of the State of New York, having its principal office at number 393 Seventh venue, New York City, N. Y., party of the second part: WINESSETH, That the said parties of the first part, inconsideration of Three Thous and Nine Hundred and No ollars to them in hand paid, the receipt whereof is hereby acknowledged, do by these presents grant, bargain, eil and convey unto the said party of the second part, its successors or assigns forever, the following described eal Estate situated in the County of Douglas and State of Kansas, to-wit:
atate	Equer A.	The North 50 acres of the South 60 acres of the East Half of Southeast Quarter of Section Five (5); also the West 151 feet of the South 10 acres of the East Half of Southeast Quarter of Section Five (5); all in Township Thirteen (13) South, Range Twenty (20) East of the Sixth Princiapl Meridian (subject to easements for pipelines);
in he and the counterie of the lose sector of the United	U liice lentt H() alos liso who	nd containing 51.1 acres, more or less. TO HAVE AND TO HALD the same with all and singular the hereditaments and appurtenances thereauto belonging nto the said party of the second part, its successors or assigns forever. And the said party of the second part, its successors or assigns forever. And the said party of the second part, its successors or assigns forever. And the said party of the second part, its successors or assigns forever. And that fivey have a good right to sell and convey said premises and that they are free and clear of all neumbronces, and that the parties of the first part hereby warrant and defend the title thereto against the laims of all persons whomsoever, and hereby expressly waive all benefit of the homestead, appraisement, exemption and stay laws of the State of Amass, and agree to pay all fees necessary for recording this instrument. CONDITIONEE, HAWEYER, That whereas, the said parties of the first part, are justly indebted to the said the squitable Life Assurance Society of the United States for money borrowed in the parties of the first part have routed and delivered to the said The Equitable Life Assurance Society of the United States a certain promissary tote in the sum of Three Thousand Nine Hundred and No/100Dollars, bearing even date herawith and payable to the order of In said note, with interest thereon from September 1, 1946 to maturity, at the rate orovided or in said note, with interest y are the said note mituring September 1, 1966. Ad said parties of the first part expressly agree to pay the said note maturing September 1, 1966. Ad said parties of the first part here pressy agree to pay the said note and the interest thereon promptly as each payment becomes due and payable and shall pay all incomes or nassigns, at its or their home office; pefore the day fixed by law for the first interest or penalty to accrue theron, the official receipt of the proper officer showing payment of all such taxes and assesaments; and, so iong as any part of the deb
the 13.	ai ez se	ssign to the purchaser at foreclosure sale the unexpired term of all such policies; and shall keep the buildings nd other improvements on said premises in as good condition and repair as at this time, ordinary wear and tear only coepted; and shall keep said premises free from all statutory liens, and upon demend by the said party of the goond part, its successors or assigns, shall pay all prior liens, if any, which may be found to exist on said "operty, and all expenses and attorney's fees incurred by said party of the second part, its successor or
and of	be	ssigns, by reason of litigation with third parties to protect the lien of this mortgage; all of which said arties of the first part hereby agree to do; then these presents to be void, in which event this mortgage will a satisfied of record, the expense of which satisfaction the parties of the first part agree to pay, otherwise to
1 - 5 - 5 apple we pre on	du be to prove te se st st st st st in su no	It is agreed that if the insurance above provided for in not promptly effected and the policies therefor It is agreed that if the insurance above provided for in not promptly effected and the policies therefor Ily deposited or if the liens, taxes, special assessments, expenses or attorney's fees above specified shall not a paid as hereinbefore provided, the said party of the second part, its successors or assigns, (whether electing be delare the whole indebtedness hereby secured due and collectible or not) may effect the insurance above rovided for and pay the reasonable premiums and charges therefor, and may pay such insurance premiums liens, spenses and attorney's fees, and all such payments with interest thereon from time of payment at the rate of on (10) per cent per annum shall be deemed a part of the indebtedness secured by this mortgage, and may pay add taxes and assessments (irregularity in the levy or assessment thereof being expressly waived), and all the taxes and assessments with interest thereon from time of payment at the rate so made and provided for by the ratutes of the State of Kans s, shall be deemed a part of the indebtedness secured by this mortgage, and all the payments of insurance premiums, liens, taxes, special assessments, expenses or attorney's fees shall be the from and payable by the parties of the first part to the party of the second part, its successors or assigns mediately upon being paid by the party of the second part, its successors or assigns; but the effecting of the insurance or payment of any such taxes, assessments, liens or expenses by the party of the second part shall to the adeemed a waiver of the second party's right to exercise the option hereinefter provided to declare all the indebtedness secured hereby due and collectible.
		In the event of the passage after the date of this mortgage of any law deducting from the value of land for the purposes of taxation any lien thereon, or changing in any way the laws for the taxation of mortgagees or bots secured by mortgage for State or local purposes, or the manner of the collection of any such taxes, so as
	to	affect this mortgage, the holder of this mortgage and of the debt which it secures, shall have the right to we thirty days' written notice to the owner of the land requiring the payment of the mortgage debt. If such the given, the said debt shall become due, payeble and collectible at the conjunction of an interview.