| REAL ESTATE MORTGAGE  |  | . 86141 воо  | K 94   |   |
|---|--|--|--|---|
|   |  | 70-2<br>   |  | Hall Litho. Co., Topeka   |
| This Indenture, made  | this 31st  | day of July  | in t   | e year of our Lord one  |
| boursad sine hundred forty-e  | 1ght bet   | Jesse Herman   | Kingslar                                     | nd and Ivy  |
|   | ngsland, his   |  | the second second                            |   |
| the County of Shawne  |  | State of Kansas, of the fi   | rst part, and                                |   |
| WITHESSETH That the said  | Robert F   |  | <u></u>                                      | of the second part.   |
| WITNESSETH, That the said  <br>Hundred and no /100 -  | partica of the first j   | part, in consideration of the  | ho   | Thousand Five   |
| which is hereby acknowledged, h   | ave sold and by th   | ese presents do grant.   | bargain, sell an                             | d mortrare to the said  |
| art Y of the second part, b1  | 5 beirs and assign   | s, forever, all that tract or  | parcel of land                               | situated in the County  |
| Douglas   | and State of Kansas, o   | described as follows, to-wit   | •  |   |
|   | he West one h  | alf (1) of the No  |  |   |
|   |  | tion Twelve (12)   |  |   |
|   |  | th Range Sevente   |  |   |
|   |  | th Principal Mer   |  |   |
|   |  |  |  | And the second states of the  |
| •   |  | •  |  |   |
| th the engerteness and all sha  |  | and all also and diverse diverse   |  |   |
| th the appartenances, and all the parties   | of the first   |  | the list part                                | therein. And the said   |
| bereby covenant and agree to<br>the premises above granted, and so  | and the second se  | and another the standard and and the set of the standard standard in the standard s  |  | the lawful owners   |
| the premises above granted, and so<br>ances.  | erzed of a good and ind  | lefeatible estate of inheritan   | ce therein, free                             | and clear of all incum-   |
| d chae they will was  | trant and defend the s   | me arainst all claims who  | there This                                   | rrant is intended as -  |
| ortgage to secure the payment of  | the sum of Two Th  | ousand Five Hund   | red and n                                    | 0/100 DOLLARS.  |
| conting to the terms of   | a state of the sta | in antala anala  |  |   |
| a parties of the  | first part,  | to   | the said part y                              | of the second parts :   |
| id note being given for the su<br>ted July 31, 1948   |  | nd Five Hundred  |  | CONTRACTOR CONTRACTOR OF A DECK   |
| th interest thereon from the date   | Browners & Board American of America Provider and  | many starts in waters and them at a lot of the start of the start of the   | Contractory Public Visionalitation           | B_from date hereof,   |
| And this conveyance shall be vo   | and phale not start at the property of the   | we we have been a standard and a state of  | Contract & High Paris Contract States in the | and as  |
| bereinafter specified. And the said<br>fore any penalties or costs shall a  | part 10.8 of the first   | part bereby agree to p   | y all taxes asse                             | ssed on said premises   |
| ree in the sum of Two Thous   | and Five Hund  | red and no /100 -  | emises insurea i                             | DOLLARS.  |
| gee in the sum of TWO Thous<br>some insurance company satisfact   | ory to said mortgagee,   | in default whereof the sa  | id mortgagee m                               | sy pay the taxes and  |
| cruing penaltics, interest and costs<br>such taxes and accruing penaltics<br>ditional lien under this mortgage<br>a annum. But if default be made in<br>sumises, or if the insurance is not l   | , interest and costs, and upon the above-descri  | at insurance, shall from the   | payment there<br>interest at the             | of be and become an   |
| r annum. But if default be made in<br>emises, or if the insurance is not l  | a such payment or any<br>tept up thereon, then t   | part thereof, or interest this conveyance shall becom  | ereon, or the t<br>absolute, and             | axes assessed on said , &   |
|   |  | ing penalties and interest a   |  |   |
| tich may have been paid by the par  |  |  |  |   |
| urance shall be due and payable, o  | or not, at the option of   | the part y of the secon  | d part; and it s                             | hall be lawful for the  |
| ty of the second part,<br>mises hereby granted, or any part   | thereof, in the manner   | a administrators and assign<br>prescribed by law, apprai   | s, at any time<br>sement bereby              | waived or not, at the   |
| tion of the part <u>y</u> of the second<br>sing from such sale to retain the  | amount then due or i   | executors, administrators<br>to become due according t   | or assigns; and<br>the condition             | out of all the moneys   |
| other with the costs and charges  |  | change and the second   |  | and the second |
| king such sale, on demand, to the   | wid parties  | of the first part  | , their                                      | beirs or assigns.   |
| d, the undersigned hereby transfer<br>other income that may from time   | security for the payme<br>rs, sets over and conve<br>to time become due as   | int of this mortgage, the in<br>tys to the mortgagee, all se<br>ind mayable under any oil and  | nts, royalties, b                            | onuses, delay moneys  |
| any mean sue, on semana, to have<br>and an additional and collatoral<br>d, the undersigned hereby transfer<br>other income that may form time<br>excising or that may hereafter to<br>ready with amconstant on the<br>ready of the anti-anti-anti-<br>ready of the anti-anti-anti-<br>notor is thereby secured; this and<br>purpose, all noise secured by the<br>context of a secure of the | same, and the undersi  | to existence, covering the interest of the states to exercise to e | and described laute, acknowled               | erein, or any portion   |
| er to facilitate the payment to it  | such deeds or other<br>of said rents, royalties,   | instruments as the mortga,<br>bonuses, delay rentals or  | other income, w                              | hereafter require in hich rights are to be  |
| note/s thereby secured; this assi   | gament to terminate a  | nd become void upon the plane  | yment and release value of said 1            | and for general farm-   |
| purposes, all notes secured by thi<br>IN TESTIMONY WHEREOF.   | s mortgage shall there   | upon become due and payab  | le. the                                      | ir bud s  |
| IN TESTIMONY WHEREOF,<br>seal, the day and year first a   | The said partitia of   | the first part ha_vo_here  | unto set 0110                                | At band 0.  |
| Signed and delivered in the prese   |  | Anne Herr  | ian His                                      | interdesent)  |
| in the second second second   |  | Ange Hur   | thin Kine                                    | galand (soul)   |
|   |  |  |  | (Seel.)   |
|   |  |  |  | (Seel.)   |
| 73K 3.67  |  |  |  |   |
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