220 STATE OF KANSAS ŚŚ COUNTY OF DOUGLAS Ĵ. BE IT REATHBLIED, That on this 29th day of August 1949, before me, the undersigned, a Notary public, in and for the State and County aforesaid, personally appeared Riley Burcham Executive . Vice- President of The Lawrence National Bank, Lawrence, Kansas. to me personally known to be the same person who executed the above and foregoing instrument of writing as Executive Vice-President of said Corporation, and duly acknowledged the execution of the same for and on behalf, and as the act and deed of said Corporation. [n, n]IN WITHING WEREOF, I have hereunto set my hand and affixed my official seal the day and year above written. Woward Obseman PUBLIC Notary Public My Commission Expires: March 18, 1950. Recorded August 30, 1949 at 1:35 P. M. baroed a. Beak Register of Deeds ASSIGNMENT OF MORTGAGE 38553 BOUK 96 KNOW ALL MEN BY THESE PRESENTS, Chat THE LAWMENCE NATIONAL FANK, Lawfonce, Kansas hereinafter called "ASSIGNOR", in consideration of the balance of principal hereinafter recited and accrued interest, to it in hand paid, the receipt whereof is hereby acknowledged, does hereby grant, pard, the receipt whereon is nervoy acknowledged, uses hereoy grant, sell, assign, transfer, set over and convey unto THE PRUDENTAL INSURANCE COMPANY OF AMERICA, a corporation of the State of New Jersey, having its principal office at 763 Broad Street, Newark, New Jersey, its successors and assigns, one certain mortgage dated february 28 19 48, executed by VERSON C. F. LAHON and LANGARCT LANOR, his wife to ASSIGNOR and given to secure the payment of the sum of \$ 1,600,00, and the interest thereon, duly filed for record on March 8 19-48, in Book 93, Page 634, of the records of Douglas County, Kansas , together with the note or notes, debt, lien, and all claims secured by said mortgage and the covenants contained in said mortgage, and ASSIGNOR hereby covenants, promises and agrees to and with THE PRUDENTIAL INSURANCE COMPANY OF AMERICA, that it is the legal with THE PRUDENTIAL INSURANCE COMPANY OF AMERICA, THAT IT is the legal and equitable owner of said note or notes and mortgage, with full power to sell and assign the same; that there is now due and owing upon said note or notes, and mortgage the sum of \$ 4,285,70 principal, together with interest thereon as set forth in said note or notes, from the same is the same is the same of the said note or notes, for August 29 , 19 49; that it has executed no prior assignment or pledge thereof; that it has executed no release, discharge, satisfaction or cancellation of said mortgage; that it has executed no release of any portion of the security described in said executed no release of any portion of the security described in said mortgage; and that it has executed no instrument of any kind affecting the mortgage or the note or notes or the liability of the maker or The mortgage herein assigned covers the following real estate situate 动行动的

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