Reg. No. 7227 400 This Mortgage, made the 20th BOOK 96. . A. D. 10 49 11 Between FORMEST D. BROWN AND ALICE 1, BROWN) musband and wife of the City of Lawrence in the County of Douglas and State of Kansas part lesof the first part, and THE FRIDENTIAL INSURANCE COMPANY OF AMERICA 1 , party of the second part, Witnesseth: That whereas the said part 125 of the first part are justly indebted to THE FRIDENTIAL INSURANCE COMPANY OF AMERICA for money borrowed in the sum of ONE THOUSAND THREE HUNDRED AND NOT 100 - - - - - - - - - - - - DOLLARS, to secure the payment of which they have executed their promissory note, of even date herewith, for the principal sum of 6.00 AND NO/100 - - - -DOLLARS, with interest from date, until maturity, at the rate in said note setsforth; being an instalment mote by the terms of which the said part ies - of the first part agree to pay to . THE PRUDENTIAL INSURANCE COMPANY OF AMERICA , or order, . the principal and interest in monthly instalments as follows, namely: Beginning on the first , day of December , 10 49, and on the first day of each month thereafter the sum of NINE AND 62/100 - - - - - - - - - Dollars and day of each month unreased to day of the first day of November 19 64. The aforesaid monthly payments of NIKE AND 62/100 - - - - - - - - - - - -Dollars each are to be applied first to interest at the rate as aforesaid on the principal sun of ONE THOUSAND THREE HUNDRED AND NO/100 ---- Dollars. or so much as shall from time to time remain unpaid, and the balance of each monthly instalment shall be applied 5 1 on account of principal. Said note provides that if any of the principal and interest is not paid when due, all of the unpaid principal and the rate of the rest of the rate of the rest of the rate of th made payable to the order of said THE TRUDENTIAL INSURANCE COMPANY OF AMERICA at its office in the city of Newark, New Jersey, or at such other place as the holder thereof may designate in writing, in lawful money of the United States of America. Now, therefore, this Indenture Witnesseth: That the said part 105 of the first part, in consideration of the premises, and for the purpose of securing the payment of the money aforesaid and interest thereon according to the tenor and effect of the said promissory note above mentioned, and also to secure the faithful performance of all the covenants, conditions, stipulations and agreements herein contained, do by these presents, mortgage and warrant unto the said party of the second part, its successors and assigns forever, all the following described lands and premises, situated and being in the City of Lawrence in the County of Douglas and State of Kansas, to wit: The South 40 feet of the Last 165 feet, less the East 40 feet thereof, of Lot Number 2; and the North 10 feet of the Last 105 feet, less the Last 10 feet thereof, of Lot . Number 3 in Block 6 in South Lamrence, an addition to the City of Lawrence, in Lougias County, Kansas. 101 This Mortgage is endject and second to a Mortgage to THE PRODUCTIAN INSURANCE COLL PART OF AUGRICA, dated October 26 1949 , to secure \$5/00;00 ... theured by the fed seal Housing Administration. This mortgage secures a loan guaranteed under Section 505 of the Servicements Re adjustment jet or 1940; as manufad, and Regulations issued under the jet at in struct on the date this loan is submitted and scorpted or approved for guaranty provisions the rights indices indices and inbilities of the period to guaranty provisions of the loan instruments inconsistent with such regulations are hereby sameded and supplemented to conform thereto. m Re party of the second part may colled a "Late Charge" net is encous of all anon at to Your part cans on any installment paid nore than fifteen days after he do a speed between the parties hores that if party of the first part does not take may do so and may add to the indebtedness may reasonable expense intere-and proper for the mainfeance or repair of the second bur or

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