125 406.50 BOOK 98 State of Bansas First Mortgage , 19 50, by and heta of the County of DOULDAS and State of MARSAS company in the severally, if more than one, Party of the State of Connecticut, with principal office in the City of Hartford, County of Hartford and State of Connecticut, Party of the State of Connecticut, with principal office in the City of Hartford, County of Hartford and State of Connecticut, Party of the Scool Part (hereinalter called the "Company"): Witnesseth: That the said Party of the First Part, in consideration of money in the principal sum of STXTERN THOUSAND AND 10/100 Dollars (\$ 16,000,000 ) loaned by the said Company to the Party of the First Part, the receipt whered is hereby acknowledged, and to better secure the repay-ment of said principal sum together with the interest to become due thereon according to the terms of a certain promisory not herein-after described, AND ALSO to insure the faithful performance of the covenants and agreements herein outstand, does by THESE PRESENTS GRANT, DARCHAN, SELL, CONVEY, CONFIRM AND MORTAGE unto the said Company, its successors and assign, forever, all and singular the real teste and premises hylog and being in the County of and State of Kansas, as follows, to writ: All of Lot No. 3, less the North 30 feet and less that bart of Lot 3 lying Nest of Colonial Court Drive, and all of Lot 4 in Colonial Court in Nest Wills in the City of Lawrence, Kansas, according to the recorded plat thereof. This mortgage and the promissory note secured are subject to terms of Building loan Apreement between the parties hereto, dated the sixteenth day of May, 1950, to the same effect as if fully set out herein. TOGETHER WITH all and singular the tenements, herefiliaments, buildings, improvements, privileges and appurtensances there unto belonging or in any wise appertaining, and all homestead and contingent rights and estates whatsever therein, and ale all the rents, issues and profits therein, including all the profits, revenues, royalties, rights and benefits accruing or to accrue to the Party of the First Part under all oil, gas and mineral leases mude or to be mude covering aid permised uning the existence of this mortgage; TO HAVE AND TO HOLD the same unto the said Company, its successors and assigns, forever, for the uses and purposes hereir MOREOVER, the said Party of the First Part HEREBY COVENANTS AND AGREES with the said Company, its successors 1. That some one or more of said First Party is lawfully seized of said premises in Fee Simple absolute and has good right and bayful authority to sell, mortgage and convey the same; that the same are free from all incumbrances and charges whatevere; that said company shall quely levely and posses said permises; and that said first Party and his heirs, devines, executors, administrators and assigns shall forever warrant and defend the tile to said hand and premises against the claims of all persons whomesever; and the said First Party and the said parts and agrees that the lien created by this instrument is a first and prior lien on the above described lands and improvements. lien on the above described lands and improvements. 2. To pay to said Company at its office in Hartford, Connecticut, or to its successors and assigns, the said principal sum of SIX FEEN FROUGAND AND NO/100 - ---- ---- Dollars (\$ 16,000.00 · .) and interest on the balance thereof from time to time remaining unpaid, in lawful money of the United States of America or its equivalent in New York exchange, in accordance with the terms and conditions of a certain promissory note for axid principal sum, bearing even date herewith made payable to the order of the stati Company and executed and delivered to the Company by the axid Party of the First Part, and secured by this mortgage. Said promissory note is payable in monthly installments, the final installment maturing October 1, 1970. 3. To furnish and leave with said Company, during the time axid protininory note and all renewals thereof shall remain unpuid, a complete abstract of tile to the land hereibblore described, which abstract, in the sevent of foreclosure of this mortgage, shall become the property of the granter is all fore and information in the sevent of foreclosure. The sevent of foreclosure of this mortgage, shall be come the property of the granter is first of described provided provided provided the foreclosure. The sevent of foreclosure of this mortgage, shall be come to prove the property of the granter is first of described described provided that this mortgage shall be can be provided to the first, hourgh relaxed of that this mortgage shall be and regard to the liet, hourgh relaxed of record, of any prior incumbrances on the said foremines until the indebtedness hereby secured shall be fully praid.
That the said Company shall be suborgeted to the liet, hourgh relaxed of record, of any prior incumbrances on the said foremast and from the proceed of the loan represented by the aforessid promisery note.
To pay here the same become definition all taxes and assessments and imposition of every find that may be levied, assessed in imposed by authority of the Usenta States of America or by the State of Kanass or any political subdivision or municipality in sub State, which may be or become a line upon said relaxes to any same definition and in good or royalty interest therein. or royary interest therem. To keep the building, forces and other improvements now or hereafter erected on said lands in sound condition and in good repair and to commit or permit no waste on the said premises. To here, during the existence of this mortgars, all buildings and improvements erected and to be erected on said premises constantly insured spains tows and damage by for forthermore works with extended coverage perliptions. 7. constantly insured against loss and damage by the fockarancedevices with extended coverage parils included by endorsement for the sum of at least \_\_\_\_\_\_Daine(\$ 16,000,00 ) in a SIXTESX TRUBAND AND IND NO \_\_\_\_\_\_\_Daine (\$ 16,000,00 ) in a company or comparise which may be designed by the maid Company, and the powide insurance against hirard order than for in like amount, if demanded by the maid Company, and that all or dature thereto attached, during the existence of the starter and of hatterer amount table by please and an anged and that all or dature thereto attached, during the existence of the dot hattery exceeded at the starter amount table by please of loss to be previous existence without exceeded of the starter dot hattery exceeded or amount to play the starter amount and the starter and and the starter and the s 8 sforestid promisery note shall detc. to toward the rebuinding or reasoning to the primiter, windows the scalar between the promisery notes shall elect. That if the Company shall hereafter appear in any Court or tribunal whatever to preserve, protect or, enforce the title or possession of the above described and, or to defende or to establish the priority or validity of this mortgage. In all locs and expense incurred therein by the Company together with a reasonable attorney's fee, with interest 100% per anama. Shall be paid by the Party of the First Part of shand and shall be paired by the Party of the First Part of shand and shall be paired by the share of the share provided, to the line of this mortgage, in case the share the said premise to be or become subject to any monitors as shown or the legal bolder or the address of the party of 9. 10. SVAD TO THE Not the second Sec. and the second s A BALLAND