Fifth. To execute any further necessary assurance of the title to said premises, and will Warrant and Defend the same in the quiet and pedreable possession of said mortgagee, its successors and assigns, against the lawfal claims of all persons whomsoever;

629

Trul a Ber

ter anter a state de la base de la

((والمراجعة المحمد المحمد

Sitth. To keep all buildings and other improvements on said premises in good repair, and neither to commit, nor ulter, any waste upon said premises, nor to do any other act whereby the property hereby conveyed shall become less simple; enffor

Second, That is default of the negreent of any latter, charges and avectments which may be imposed by low upon the said premises, or my next listers i, a the same decome due and payable it shall and may be harfold for the mortz faces and the same harm of the payable of the same decome due and payable it shall and may be harfold for due to the attenting the same and my ansate so poil to repay to mortgare with interest there an attention of the shall be listen at the same due to the same due to be secured by the same due to the whole an and the secure due to be the same and the same due to be secured by the same due and payable forthwith, anything herein contained to be contrary material becautors. If mortgares to elect, become due and payable forthwith, anything herein contained to be contrary materialized.

altering the same and any ansatt so look to reput to fully the main and but by these paperts: and the whole ansatts hereby recards, if not then due shall be related to be secured by the shall not but by these paperts: and the whole ansatts hereby recards, if not then due shall be related to be secured by the shall be the state of the state of the relation of the state of the state of the passing affect to be exhibited upon request. Fighth: That in the event of the passing affect the date hereon, or charging in any way the of any with track, so as from the value of land for the parameter of the state of the mainer of the state of Kames, see decising "mortgaces or debts scenced by mortgace for State of least parameter, and the state of state of the state of the days written makes the one of a data be the system of the mainer of the state of state of the state of the days written makes the state of the mainer and the system of the state of state of the state of the days written makes the state of the state of the state of the system of the state of state of the state of the days written makes the state of the

Ninth. Now, if the delt described in the said note be paid when due, and the said agreements be kept and performed as aforesaid, then there presents shall be null and vold.

But if any of said acreements he not near near second and the said of the said mortgages, or its enlarges or assessments, or any part thereof, and may effect such instrume, payma the saids, and any part thereof, and may pay and satisfy any final judgment on any line china, and hims all expenses and exits, and for the payment of all mores pay and satisfy any final judgment on any line china, and hims all expenses and exits, and for the payment of all mores payment at the rise of the part of the payment of all mores payment at the rise of the part of the payment of said noise.

of the Sinte of Kunnes are hereby waived by said mortgaged. Tepth. That the matrixages may result for the parament of the infeitedness secured hereby to its reveral scentifics therefor in rule u der part descende d ang this it, and any at any time release any nodes or policies of life insurance as collision for the parameter of the indecidences secured benefty without regard to the consideration for such as collision for any needs to are parameter of the indecidences secured benefty without regard to the consideration for such as collision for any needs to are parameter of the indecidences secured benefty without regard to the consideration for such are collision for any needs to are parameter of the indecidences are under the any solar issues of the expected purchases are collision for any other to a policies of life insurance is high benefield for an dama of the result of a male state insurance shall be substituted include the form and the cancelled or related and an expect policies in fail for any other science in the state of the

Eleventh. That this mortgape shall become due and payable forthwith at the option of the mortgaper if the mort-shall convey away said premises or if the title thereto shall become vested in any other person or persons in any er whatsoever

manner wintroover. Twelfth. In the event of the decit of the incred, the critics in blackies research basels, shall there in base due and payable and such stan for which the nortegace may be learnly inhibe an outly poly or policies of the intrances and the standard of the standard in place there of or any poly or policies ball of a schottent here, and will and the schottent of the standard account in the schottent with any poly or policies the schottent here, shall applied to the payment of the inductences accound here and in race a surplus shall be main after liquidating a inductedness, it shall be paid ever to whenever is havinily entitled thereto.

Increase taxes upon the property overed by this mortgage are paid by the holder of said mortgage, or of the note secured thereby, under the right conferred in this mortgage, the receipt of the proper officer for such taxes, shall be, as between said holder and mortgager, conclusive evidence of the amount and validity of the taxes.

Antwew saw notice and mortgagor, conclusive evidence of the amount and validity of the taxes. Thirtenth: IT IS FURTHER AGREED. That all parties signing this obligation shall be jointly and severally hald the mortgager and that all the covenants and agreements of the mortgager beerin contained shall extend to and bind his executors, administrators, heirs and assigns, and shall have to the benefit of the mortgage. Its successful and wherever the context thereof so requires or admits all references herein to the mortgage, its successful and wherever the context thereof so requires or admits all references herein to the mortgage. Its successful to admit and the context thereof so requires or admits all references herein to the mortgage. Its successful to admit a successful the source of the source of

Provided, however, that upon the navment of the indebtedness secured hereby and the performance of all the covenance and conditions -outsing-herein and in said note: the said matricance will execute and deliver to the matricance in instrument cultificant in form and substance to enable the matricance to cause this instrument to be skilled or discharged of record, it is agreed, however, that all recording and other expenses incurred in effecting such satisfarting or discharge shall be home by matricance.

IN WITNESS WITEREOF, The sold mortgagor has bereunto set his hand the day and year first above written. Clare 6. Graham

MISSOURI STATE OF HANSAS, \$ 55. JACKS County of. day of . Lay Sth BE IT REMEMBERED, That on this. , before me, the undersigned, a Notary Public in and for said A. D. Nineteen Hundred Fifty two Courty and State, came <u>Charles A. Graham</u> and Clare C. Graham his wife, who are personally known to me to be the identical persons described in, and who excented the foregoing mort-age deed and daly acknowledged the execution of the same.

IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my afficinf seal, on the day and year last above written.

My Term Expires _ June 17, 1955

P 11 1

1.2

0

(6

Notary Public. County.

Land place

Recorded May 15, 1952 at 8:50 A. M. ENCW ALL MEN BY THESE PRESENTS, That The Equitable Life Assurance Society of the United States, the mortgage a within ranked, does hereby certify that the within mortgage is fully paid, satisfied and discharged, and authorizes the Register of Deeds of Daulas County, Kansa, to discharge the same of record. IN WINNESS WHERDEF, The Equitable Life Assurance Society of the United States has caused these presents to be signed by its Vice-Freeident, and attested by its Secretary, and the corporate scal to be hereto affixed this 17th day of May, 1963. ATTEST: Margaret D. Eggleston Assistant (Corp Scal) Secretary