MORTGAGE. This Indenture, Made this 19th day of Hay . 19. 52. by and between NORTH LAWRENCE CHRISTIAN CHURCH OF LAWRENCE, KAUSAS, B. corporation, by Albert Brevster, Walter Hellstrom, Helter Gile, R. C. Swain, and Hugh Lipp, Its Trustees, of the Confity of <u>DOURISE</u> and State of <u>KENSER</u>, of the first part, and BOARD OF CHURCH EXTENSION OF DISCIPLES OF CHRIST, of the second part.

46 J17 BOOK 101 .

WITNESSETH: That said part_y of the first part, in consideration of the sum of_____

11 N. 1.

the precedpt of which is hereby acknowledged, and of the debt hereinafter mentioned, do.....by these presents Grant, Bar gain, Sell and Convey unto the said party of the second part, its successors and assigns, all of the following described Real Estate, situated in the County of <u>Douglas</u>______the State of <u>Kanses</u>______to-wit:

2

37

A get

HI Brook

See

Reliave

Jur

Commencing at the South West corner of the North Half of the South West Quarter of Block No. Eleven (11), thence North 75 feet, thence East 330 feet, thence South 75 feet, thence West 330 feet.to the place of begin-ning, in that part of the City of Lawrence known as North Lawrence, in Douglas County, Kensas.

This is to certify that the undersigned are the duly elected and qualified trustees of ... NORTH LAWRENCE CHRISTIAN CHURCH, LAWRENCE, KANSAS,

at a property called meeting of the congregation, and by a majority called meeting of the congregation, and by a majority vote of these present were duly authorized to execute this morizage and he note of som date which it systems.

and said part_ Nof the first part do25 hereby covenant and agree that at the delivery hereof_ it is, as such corporation,

the lawful owner of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free its and clear of all encumbrances and that. it. will warrant and defend the same in the quiet and peaceable possession of said party of the second part, its successors and assigns forever, against all persons claiming the same.

TO HAVE AND TO HOLD THE SAME, together with all and singular the rights, privileges, tenements, heredita-ts and appurtenances thereunto belonging or in any wise appertaining forever, upon the express condition, to wit + + date at the rate of 5% per cent per annum, payable monthly, viz, ___One_____ principal note for the sum of \$.3,750.00...., said note to be paid at the rate of \$ 37-50.......per month, said payments covering both prin-after date___

Said part ... of the first part hereby agree 8 ... not to sell, transfer or encumber the above described property during the life of this instrument without consent of second party.

interest, thereon, according to use tenor and since unervo, and main keep the ounsings erected and to be serviced upon the premises above conveyed property and adequately insured in this sum of not less than § 3.750.00 be serviced upon the company or companies as shall be approved by and party of the second part, and in details for and interval party of the second part multi finanzance, and the premiums paid of or effecting the same, together with all expressed party of charges incident thereto, with inferest thereon at the rate of aix per cent per annum from the date of payment thereof by said party of the ascond part multi period by the said part λ , of the first part shall be a lien upon asid and as part of any joignest upon to the amount of said obligation and secured by these presents, and shall be included in and as a part of any joignest upon and effect. But if and sum or sum of money, or any part thereof or any interest thereon is not paid when the same is due, or the state of the state of the state of the state of any interest thereon is not paid when the same is due, or

and there by at. X sell, transfer or encumber said property without the consent of the second party, or if the taxes and ass ments of every nature which are or may be assessed or levied against and premises or any part thereof are not paid when same are made due and payable, or if said insurance is not effected, and if the policies and certificates are not assigned.

is and unas the second second

IN WITNESS WHEREOF, The said part Most the first part ha .S. hereunte set _____its seal_____the day and year first above written. NORTH LAWRENCE CHRISTIAN, CHURCH

Executed and delivered in the presence of

Contraction of the station of the

By N Walter lawin

Trustees.