es Level Blanks-FORFE PRINTIN This Indenture, Made this Third day of August A. D. 19.56 ... between Laurence T. Harris and Leona K. Harris. EO2 Massachusetts Street, d Tawrence in the County of Douglas and State of Kansas of the first part, and ... PetBoleum Froducts, Inc., 1806 Federal Reserve Bank Eldg., Kansas City, Jackson County, Missouri Party of the second part. Witnesseth, That the said partles..... of the first part, in cons ideration of the sum of Sir Thousand Four Hundred Seven & 09/100 - - - - -- - - - DOLLARS. to U.S. duly paid, the receipt of which is hereby acknowledged, ha X.9 sold and by these pres all that tract or parcel of land situated in the County of ______ Douglas and State of Kansas, described as follows, to-wit: South 1/2 of Lot 46 and the East 23-1/2 feet of North 1/2 of Lot 46, City of Lawrence, Douglas County, Kansas subject to balance due on First National Bank mortgage dated July 7, 1954 originally issued in the amount of \$20,000.00 and mortgage dated December 9th 1955 issued in favor of C. C. Carlsen, of Lincoln, Rebracks in the amount of \$8,000.00 with interest on both mortgages. Massachusetts Street ith all the appurtenes ces, and all the estate, title and interest of the said part. 185. of the first part therein. And the mid Inurence T. Harris and Leona K. Harris ant and agree that at the delivery here of they are do hereby cover the lawful owner of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all Beek umbrances This grant is intended as a mortgage to secure the payment of Six Thousand Pour Hundred Seven & 097100 Dollars, according to the terms of ONS certain Hote this day executed and delivered by the mid Laurence T. Harris and Leona K. Harris to the aid laurence T. DETTIS and LEONE A, REFTS to the sid part Y of the second part Petroleum Products, Inc., 1806 Federal Reserve Bank Eldg., Kamsas City, Jackson County, Misso uri in payment of account of the L.T., Harris Co., Inc., in the above amount due said Petroleum Products, Inc., an erein specified. But if default be made in such payments, or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept up thereon, then this conveyance shall be come absolute, and he would be amount hall be come due and payable, and it shall be lawful for the said part. J. of the second part in the amount and be anone thall be come for and asympts, at any time therefore, to relit the premises hereby ranted, or any part thereof, in the manner pre-ceribed-by hav; and out of all the moneys arising from such sails to overplas, if any there be, shall be paid by the part J. together with the costs and charges of making such sails, and the overplas, if any there be, shall be paid by the part J. together with the costs and charges of making such sails, and the overplas, if any there be, shall be paid by the part J. Br 0 ich sale, on demand to said Laurence T. Harris and Leona K. Harris their Keliaal heirs and assigns It is agreed by the parties hereto that this mortgage may not be transferred to any other party or parties than those set forth above. In Witness Whereof, The said part 168 of the first part have bereunto set their 205 and seal the day and year first above written. Tarias Sign Scaled and delivered in procaled and delivered in presence of (SEAL) Herris (SEAL) ((SEAL) STATE OF KANSAS. A DE NE WITH HAROLD A. BECK Register of D Fursold a Seck I the undersigned, owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of record. Dated this 25th day of August, 1958. A. J. Kasper, Asst. Treas. Owner.

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