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	This Inde	nture,	Made	this 🗌	<u>1177</u>			day	of		0-r			19.25	befween
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Bour thousand and No/160 ----to duly paid; the receipt of which is hereby acknowledged, ha......sold; and by following described real estate situated and being in the County of .....and State of Kansas, to-wit:

## he right - that (a2) and the the print of the na hel-envirby-power (17)" on the Frenchisc State of the state

with the appurtenances and all the estate, title and interest of the said part.....of the first part therein. 

of the premises above granted, and seized of a good and indefeasible estate of inhetitance therein, free and clear of all incumbrances,

will warrant and defend the same against all parties making lawful, claim thereto. and that ... of the first part shall at all times during the life of this indenture, pay all taxes

and assessments that may be levied or assessed against said real estate when the same becomes due and payable, and that keep the buildings upont said real-estate insured against said real estate when the same becomes due and payable, and that directed by the pattime of the scool part, the loss is and some and some score when the same become due and payable for the second of the scool part to the cast of the interest. And in the event that said part is and to first of the score and the same become due and payable for to keep said premises insured as therein provided, then the part is the same become due and payable for the second for the second part and to first some due and payable for the second part may pay said taxes and insurance, or either, and the amount said premises insured as therein provided, then the part is secured by this indenture, and shill best interest at the rate of 10% from the date of payment unit. July repeid.

THIS GRANT is intended as a merigage to recure the payment of the sum of four thouse na and not the sum of four thouse na and not the DOLLARS.

according to the terms of Quantum contain written obligation for the payment of said sum of money, executed on the

lay of the all interest accruing thereons according to the terms of sold obligation and also to secure any sum or sums of money advanced by the day of. said part of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided. In the event that said part of the first part shall fail to pay the same as provided in this indenture.

And this conveyance shall be void if such payments be made as herein specified, and the obligation, contained shorein fully dicharged. If default be made in such payments or any part thereof or any obligation, created shoreby, or interest thereon, or if the taxes on sold real estate are hore head wherehe same become due and payable, or if the insurance is not here ty, or interest thereon, or if the building on sold real estate are hore here in a specific as they are now, or if visite is committed on soid presents, then this conveyance shall become should be and real estate are not here in a specific as they are now, or if visite is committed on soid premises, then this conveyance shall become should be and, the whole sum remaining unpaid, and all of the obligations provided for in soid written obligation, for the security of which this indentive is given, shall immediately, mature and become due and payable at the option of the holder hereof, without the order of the taxes of the law of the security of the law of the source of the security of the security of the security of the law of the source of the security of the security of the law of the option of the holder hereof.

shall be paid by the part they making such sale, on demand, to the first part the

It. Is agreed by the parties hereto that the terms and provisions of this Indenture and each and every obligation therein contained, and all benefits accruing therefrom, shall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal tepretentatives, assigns and successors of the respective parties hereto.

In Wilness Whereof, the part it in of the first part half lasi written

Murgine Stul (SEAL) (SEAL) (SFAI)

গ্রাপ্তমন্থ DOUGLAS COUNTY, day of <u>loverbor</u> In the aforesaid County and State, Hoticar Public before me, a ... Anno Sulle o came Anna K. Unll. Sileo inomi ce wn to be the same person...... Who executed the foregoing Instrument and duly recution of the same. to ma personally known acknowledged the exect 401 (B)/2:

IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official real on the day and year last above written 1956 y Public

## Recorded November 2, 1955 at 2:20 P.M. RELEASE

My Commission Expires.

(Corp. Seal)

July 13

STATE OF

Register of Deeds Assell

the full payment of the debt I the undersigned, owner of the within mortrare, do hereby acknowledge secured thereby, and authorize the Remister of Douds to entur the Mass Siscurre of this monthus of record. Dated this 1st day of December 1955 The First Notional art of Lawrence, Kansas

Northagee. Owner. E. S. Martin ĿУ President Vice