with the appurtenances and all the estate. Nitle and interest of the said party of the first part therein. of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances, and that be will warrant and defend the same against all particl making lawful claim thereto. It is agreed between the parties hereto that the party...... of the first part shall at all times during the life of this indenture, pay all taxes iil folly repold. This grant is intended as a moritage to secure the payment of the sum of . One Thousand Two-flundred (\$1,200.00)-\_\_\_\_DOLLARS, said party ........ of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event of the first part shell fall to pay the same as provided in this indenture. The same performance shall be used for the same become due and payable at the option of the holder hereof, without notice, and it shall be lawful for And this conveyance shall be word if such payments be made as herein, specified, and the obligation contained therein fully discharged. If default be made in such payments or any part thereof or any obligation created thereby, or interest thereon, or if the buildings on said real if default be made in such payments or any part thereof or any obligation created thereby, or interest thereon, or if the buildings on said real real estate are not hep in as good repair as they are now, or if wate is committed on said premises; then this conveyance inable become subclute real estate are not hep in as good repair as they are now, or if wate is committed on said premises; then this conveyance inable become subclute real the whole sum remaining unput, and all of the obligations provided for in said written obligation, for the security of which this indenture is given, shall immediately mature and become due and payable at the option of the holder hereof, without notice, and it shall be lawful for is given, shall immediately mature and become due and payable at the option of the holder hereof, without notice, and it shall be fawful. For that said party .... shall be paid by the part.y..... making such sale, on demand, to the first part.y..... 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 across the shall extend and inversion, and be obligatory upon the here, executors, administrators, personal representatives, assigns and successors of the respective parties hereto. Emil Borer (SFAU) Emil Borer (SEAL) (SEAL) ti i i STATE OF KANSAS DOMTAS ..... 20 th day of December A. D. 19.55 SE IT REMEMBERED, That on this ..... before me, a Notary Public in the aforesaid County and State, TURNEY came Emil Borer, a widower and single man, NOTARY in to me personally known to be the same person...... who executed the foregoing instrument and duly acknowledged the execution of the same. then i. 1 C. IN WITNESS WHEREOF, I have bereunto subscribed my name, and affixed my official seal on the day and year last above written. CONN My . Commission, Explices Forrest A. Jackson Oct. 28 1956 -Notary Public Recorded December 20, 1955 at 2:30 P.M. Horold G. Bor Register of Deeds RELEASE

and secured therein, owner of the vitain mortgage, no hereby acknowledge the full payment of the most secured therein, and authorize the Register of Deeds to enter the discharge of this mortgage of additionand. Eatent is 19th by of July 1969.

James Irench

রায়ক জা আ ইমিল ত কার্জেব্রিনার্চ

e at

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J. J. Hemphill Mortgagee Owner.

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