116 60269 Book 113 day of July , A. D., 19 56 THIS INDENTURE, Made this a water between Ruth Lorena Decker and Howard M. Decker, her husband, ч. County, in the State of of the first part, of Douglas 👌 Kansas Edna M. Slaughter and Harold L. Slaughter, her husband, as joint tenants with right of survivorship and not as tenants in common, and County, in the State of Kansas of the second part: of Jefferson WITNESSETH, That said part 1 C S of the first part, in consideration of the sum of Five thousand five hundred -----and no DOLLARS. 100 the receipt of which is hereby acknowledged, do by these presents GRANT, BARGAIN, SELL AND, CONVEY, unto said Edna, M. Slaughter and Harold L. Slaughter, her husband, as joint tenant with right of survivorship and not as terlants in common, show the following-described parties of this second part real estate, situated in County and State of Douglas Kansas to-wit: Lots Eleven (11) and Twelve (12) less the North 26.2 feet of said Lot Twelve (12) all in Block One. hundred seventy (170) in the City 2 of Eudora, Kansas. mortga Morte TO HAVE AND TO HOLD THE SAME, Together with all and singular the tenements, hereditaments and appurtenances thereunto belonging or in anywise appertaining, forever. PROVIDED, ALWAYS, And these presents are upon this express condition, that, whereas, said Ruth Lorena Decker and Howard M. Decker, her husband have this day executed and delivered their certain promissory note , in writing, to said part i C S of the the second part, of which the trainwing xxxxxxxxxx , provided said first parties shall keep the improvements upon said premises above described insured for not less than \$6000.00 at all times under this mortgage. or the NOW, If said parties of the first part shall pay or cause to be paid to the said part ies of the second part, survivor how provide the state of the show-described note mentioned, together with the interest thereon, according to the terms and tenor of the same, then these presents shall be wholly discharged and vold; and otherwise shall remain in full force and effect. But if said sum or sums of money, or any part thereof, or any interest thereon, is not paid when the same is due, or if the taxes and assessments of every nature which are or may be assessed and lovicd against said premises, or any part thereof, are not paid when the same are by law made due and payable, then the whole of said sum or sums, and interest thereon, sind and by these presents, become due and payable at the option of the holder hereof, and said part ie Sof the second part shall be entitled to the ossession of said premise IN WITNESS WHEREOF, The said part ies of the first part have hereunto set their hand S , the day and year first above written. M. Dec. ena 100 Howard M her Decker, husband /ou H Ores Bnd and Decker a Hund**r**ed STATE OF KANSAS, DOUGLAS COUNTY. 88 BE IT REMEMBERED, That on this 24 the day of July , A. D., 1956 Lorena I. Five before me, the undersigned, a Notary Public came Ruth Lorena Decker and Howard M. Decker, her husband who are in and for the County and State aforesaid, personally known to me to be the same person 3 who executed the within instrument of writing, and such Ruth MERON duly acknowledged the execution of the same. person s have . of thc IN TESTIMONY WHEREOF, I have hereunto set my hand, and affixed my notarial OTARY seal the day and year last above written. eđ Five ,500.00 Receive p of Fiv W. C. Mercier, Notary Public. PILEL Term Expires aug. 12-1959 Secont , A. D., 19 Recorded July 2: , 1956 at 3:00 P.M. Harold A. Beck, Register of Frances M 4

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