296 with the appurtenances and all the estate, title and Interest of the said part 100 of the first part therein. And the said parties ..... of the first part do ...... hereby covenant and agree that at the delivery hereof. they ...... the lawful owner s of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances,... No exceptions and that they will warrant and defend the same against all parties making lawful claim thereto. It is agreed between the parties hereto that the part. 108 ..... of the first part shall at all times during the life of this indenture, pay all taxes i paid asan or aniti fully repaid. THIS GRANT IN Inte ed as a mortgage to secure the payment of the sum of ..... SEVENTY BIGHT HUNDRED & no/100 \* ÷..... ..... DOLLARS, september 19.56., and by 14.8. terms made payable to the part of the second structure any sum or sums of money advanced by the of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event and part 7 .... teld part 100 ... of the first part shall fail to pay the same as provided in this indenture. And Ma, conveyence shall be void if such payments or made as between a provided, and the obligation, contained therein fully discharged, and the made in such payments do any part thereof or any obligation, created thereby, or interest thereon, or if the taxes on said real material as made in such payments do any part thereof or any obligation created thereby, or interest thereon, or if the taxes on said real and the made in such payments do and payeds, or if the interance is not kept up, as provided herein, or if the building on said as many any material in as seed repert as they are now, or if weste is committed on said written obligation, for the security of which this indenture the work of the manufacture made and all of the obligations provided for in a side written obligation, for the security of which this indenture the work of the manufacture made and become due and payable at the option of the holder hereof, without notice, and it shall be lawful for The second per **1.15 ... Call a. Constant of the second per <b>1.15 ... Call a second per <b>1.15 ... ... Call a second per <b>1.15 ...** 14 b) spread by for parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all the backing medition, shall estend and inverse to, and be obligatory upon the heirs, executors, administrators, personal representatives, by any advected of the second se their part 188 ..... of the first part ha... WE .... hereunto set ... ile Dean Murphy (SEAL) La Veryne Jurphy Murgay .....(SEAL) 1 ... (SEAL) In the second . Lana STATE OF Douglas COUNTY, September 7th BE IT REMEMBERED, That on this... A. D., 19.56 Notary Public before me. A. aforesald County d State Lyle Dean Murphy and LaVonne June Murphy, his wife RO HIS to me personally known to be the same person. A who executed the foregoing instrument and duly acknowledged the execution of the same. NOTARY WITHESS WHEESOF, I have hereunto subscribed my name, and affixed my official seal on the day and UBLIC shove Howard Corsernan Notary Public 18-18 Inroh 19 58 Contral ie **,** 3 Sec ried Hardda Beck Register f Deeds • • Release I the understated, evenes of the within mortgage, do hereby acknowledge the full payment of the debt sective thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of record. Dated this and, may of May 1962. The Tawrence National Bank lig A Attest John P. Leters Vide Provident & Dassier George H. Ryan, Vice President Mortgagee. Owner. nes Beens (Jerge 3001) d k

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