with the appurtenances and all the estate, title and interest of the said part ice of the first part therein. And the said part 195 of the first part do hereby covenant and agree that at the delivery hereof they are the lewful owners of the premises above granted, and seized of a good and indefessible 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 105 of the first part shall at all times during the life of this indenture, pay all taxes and essessments that may be levied or assessed against said real estate when the same becomes due and payable, and that  $\frac{1}{1000}$  sees the buildings upon said real estate insured against said real estate when the same becomes due and payable, and that  $\frac{1}{1000}$  sees the buildings upon said real estate insured against firs and torsedo in such sum and by such insurance company as shall be specified and directed by the part  $\mathcal{J}$  of the scond part, the loss, if any, made payable to the part  $\mathcal{J}$ . Or the scond part to the extent of  $\frac{1}{1000}$  interest. And in the event that said part  $\frac{1}{1000}$  of the first part shall fail to pay such texes when the same become due and payable or to be again to payable to the bard  $\frac{1}{1000}$  of the first part shall fail to pay such texes when the same become due and payable or to be again to payable to the bard  $\frac{1}{1000}$  of the level of the line the part  $\mathcal{J}$  of the second part may pay said taxes and insurance, or either, and the amount to paid shall become a part of the indebtedness, secured by this indent use, and shall been laterest at the rate of 10% from the date of payment until fully repaid. THIS GRANT is intended as a mortgage to secure the payment of the sum of thirteen thousand and no/100-DOLLARS. d on the 16th according to the terms of ODE certain written obligation for the payment of said sum of money, exc day of August 10.57, and by 1ts terms made payable to the part X. of the second part, with all interest accruing thereon according to the terms of said obligation and also to secure any sum or sums of money advanced by the and part J ... of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event said pert  $\mathcal{Y}_{--}$  of the second pert to pay for any insurance or to secharge any taxes with interest marken as barelin provided, in the event that said pert  $\frac{1}{2}S_{--}$  of the first pert shall fail to pay the same as provided in this indentive. And this conveynce shall be void if such payments be made as here in 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 taxes on said real estate are not paid when the same become due and payable, or if the la neuronc is not kapt up, as provided fermion, or if the building on said real estate are not kept in as good repair as they are now, or if waste is committed on said premises, then this conveyness shall become absolute and the whole sum remaining unpaid, 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 the said part  $\mathcal{Y}_{--}$  of the second part <u>his agentits OT assignes</u> to take possesion of the said premises and all the lapprove-ments thereon in the meanner provided by law and to have a receiver papointed to collect the rents and barefits acoung thereform, sele to retain the amount then unpaid of principal and interest, topother with the costs ad charge includent thereto, and the area theredo, in the manner prescribed by law, and out of all meany arealing from such sele to retain the amount then unpaid of principal and interest, topother with the costs ad charge includent thereto, and the area is the sele to the same bareform the same theorem is the second perturbed at the same prescribed by law, and out of all meany arealing from such sele to retain the amount then unpaid of principal and interest, topother with the costs ad charges incident thereto, and the out of all more the same to be the same these the same the samo shall be paid by the part  ${\mathbb F}$  -making such sale, on demand, to the first part 195. 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, shell extend and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives, assigns and successors of the respective parties hereto. In Wilness Whereof, the part 105 of the first part he VS hereunio set thoir hand S and seal S the day and year Janus R. Surface (SEAL) Mary/E. Surface Dary G ... (SEAL) (SEAL) argirine da Grenziela de Caral, filma Argi, a se ar a com STATE OF Kansas 22 Douglas. COUNTY. 16th. August A. D. 1957 BE IT REMEMBERED, That on this 16th. before me, John F. Patters day of V. FE James R. Surface and Mary E. Surface, n 1 A IT y to me personally known to be the same person \$ who executed the foregoing instrument of writing, PULL and duly acknowledged the execution of the same name and affixed my official seal on the day and IN WITNESS WHEREOF. I have heraunto subscribed m year last above written. John P. Peters 19 59 My Commission expires January 8

Recorded August 17, 1957 at 9:20 A.M.

RELEASE ned, owner of the within mortgaga, do hereby acknowledge the full payment of the aby, and authorize the Besister of Deeds to enter the discharge of this contraine

Narolla.

Attest: John P. Peters Vice President & Cashier (Comp. Sen7)

The Lawrence National Bark, Lawrence, Kanses Geo. H. Byan V.P. Mortgareo. Dener.

Deck

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