with the appurtenances and all the estate, title and interest of the said part y of the first part therein. And the said part. J of the first part do OS hereby covenant and shree that at the delivery hereof to the lawful owner B, of the premises above granted, and setzed of a good and indetessible state of inheritance therein, free and clear of all incumbrances. It is agreed between the parties hereto that the part $\sum_{i=0}^{n}$ of the flow part held as all times during the life of this independence. Part all takes the part $\sum_{i=0}^{n}$ of the flow part held as all times during the life of this independence. Part all takes the part $\sum_{i=0}^{n}$ of the flow part held as all times during the life of this independence. Part all takes the part $\sum_{i=0}^{n}$ of the flow part of the flow part held as all times during the life of this independence. Part all takes the part $\sum_{i=0}^{n}$ of the second part the loss the part $\sum_{i=0}^{n}$ of the second part the loss the part $\sum_{i=0}^{n}$ of the second part the second part the part $\sum_{i=0}^{n}$ of the second part takes and insurance, or either, and the aniout is part of the second part takes the take of 105 from the date of payment antil fully repaid. THIS GRANT is intended as a morthabe to secure four and 66/100 (\$76914.66) the payment of the sum of Seven Thousand Six Hundred Ninty-DOLLARS. according to the terms of One certain written obligation for the payment of said sum of money, executed on the _____ 13th day of January 1959 and by the error made payable to the part. J of the second part, with all interest accruing thereon according to the terms of reit obligations and allo to secure any sum or sums of moved by the said part. J of the second part to pay for any internee or to disclarge any taxes with interest thereon a herein provided, in the event that said part. J of the January ert shall fail to pay the same as pr ovided in this inde first part shall fail to pay the same as provided in this indenture. And this conveyance shall be woid if such payments or any part thereof or any obligation created near the obligation contained therein fully discharged. If default he mode 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 point in as hand arguint at they are all pay in our if the interpret is not kept up, as provided therein, or if the taxes on said real estate are not point in as hand arguint at they are all pay in our if the interpret is not kept up, as provided therein, or if the taxes on said real estate are not point in as hand arguint at they are all pay in the interpret is not kept up, as provided therein, or if the halldings or mail trait estate whole sum remaining unpairs at they are all pay in the obligations provided for in and warrier ability into the said premise and it hall be lawful for the said shall immediately mattree and become due and payable at the cpinor of the shaller hereof, without notice, and it shall be lawful for the said principal and interest, together with the costs and charges incident thereto, and he overplus, if any there be, shall be paid by the part-making and heals, on demand, to the first part **1**. It is agreed by the parties hereto that the terms and provisions of this indenture and every obligation therein contained, and all mentions therefore what hall extend and insure to, and he tubligatory upon the beirs, executors, administrates, personal representatives, saily and ascessors of the respective parties hereto. In Witness Whereof, the part y of the first part has hereunto set their hand s and seal S the day and year last above written. Time P.P. 11. Diviers (SEAL) Wandas F. Jamis _(SEAL) (SEAL) (SEAL) STATE OF _____KANSAS -] ss: DOUGLAS COUNTY OF_ day of XXXXXXXX Be It Remembered, That on this 7th A: D 19 59 before me, a____Notary Public 111.1. in the aforesaid County and State Donald W. Davis & Wanda F. Davis, Husband caine . and Wife, NOTAR to me personally known to be the tame person 2 who executed the foregoing instrument and duly PUBLIC acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereanto subscribed my name, and affixed my official seal on the 0011 day and year last above written. Cathelyn S. M. Munn Notary Public 19 62 My Commission Expires on the 29th day of December

lecorded on February 7, 1959 at 11:10 A.M

Harold a. Beck Register of Deeds

41