Reg. No. 14,791 Fee Paid \$20.00

(59297 sont 121 tion Lane) Blacks-CAUM STATIC W FO algunger Yann This Indenture, Made this 2nd day of February , 19.59 between Billy B. Mantuyl and Dorothy E. Mantuyl, husband and wife, g part y of the second part. Winnesseth, that the said part iss... of the first part, in consideration of the sum of to them duly paid, the receipt of which is hereby acknowledged, ha we sold, and by this indentuge do ... GRANT, BARGAIN, SELL and MORTGAGE to the said part y .... of the second part, the following described real estate situated and being in the County of Douglas and State of Kansas, to-with Beginning 264 Fest South of the Northwest Gerner of the Northeast Quarter of Section Thirty-four (34), Township Twelve (12), Range Mineteen (19), thence East 330 fest, thence South 132 fest, thence mest 330 fest, thence North 132 fest to the point of beginning, in Douglas County, Kansas. Including the rents, issues and profits thereof, provided, however, that the mortgagors shall be entitled to collect and retain the rents, issues and profits until default hereunder. This mortgage is given to replace a mortgage recorded February 3, 1959, in Book 120 of Mortgages, pages 635 and 636, in the office of the Register of Deeds 06 Douglas Co., Kans., which was released in error. with the appurtenances and all the estate, title and interest of the said part les of the first part therein. And the said part 105 of the first part do \_\_\_\_\_\_ fearably covenant and agree that at the delivery hereof they arethe lawful owners the premises above granted, and select of a good and indefess no exceptions d indefeasible estate of inheritance tharein, free and clear of all in and that thay, will warrant and defend the same against all parties making is It is agreed between the parties hereto that the part 10.5 ... of the first part shall at all times during the life of this in of assessments that may be level or assessed against and read sature when the same becomes due of the life of this indenture, pay all face ap the buildings upon and real enter issues against fire and tornado in such an and by such insurance comparison is shall be specified an reacted by the part Y... of the second part, the load if any made payable to the part Y... of the second part to the second part, the load if and that it is that it is the second part of the second part is the s THIS GRANT & THIS GRANT is intended as a mortgape to secure the payment of the sum of \_\_\_\_\_\_ Pablicitary 19 59, and by 1 to be to secure any control of payable to the part y of the second all interest according thereon according to the terms of said obligation and also to secure any control manay advanced by the and part 1.0.6 ... of the first part to pay for any hours but this conveyance shall be vide if such payments be a new not paid when the same become due of there is a latter are not begin to such payments are any part thereof instant are not begin to any part thereof is latter are not begin to any part thereof is in which is not begin to any part thereof is in which is not begin to any part thereof is in which is not begin to any part thereof is in which is not begin to any part of the such as a second due of the secon V trace blaz seld part y of the sents thereon in the manner In the manner provided by law and bes hereby granted, or any part th out then unpaid of principal and but all be paid by the partY making such sale 9 188 It is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all with anothing therefrom, shall extend and loure to, and he obligatory upon the heirs, executors, administrators, personal representatives gets and successes of the respective parties hereto. the partial of the first of B Vanting Billy (SEAL) Billy B. Wintuyl (SEAL) Dorothy rothy 8. What (SEAL) (SEAL) 

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