יאת מתיום המאת התייחה את הכיום היו את הכיום לה הכיום המיום היו היו הביום הביום אל את הכיום את הכיום את את או אנ 75363 m 10 - 100 BOOK 126 This Indenture, Made this \_\_\_\_\_\_lets\_\_\_\_\_\_dey of \_\_\_\_\_ December \_\_\_\_\_\_ Leland A. Lawson and Arlene F. Lawson, his wife 19.60 betwee and State of Kansas ..... part. x ...... of the second part. Seventy eight hundred thirty four end no/100 -----DOLLARS to..... then ...duly paid, the receipt of which is hereby acknowledged, have....sold, and by following described real estate situated and being in the County of Douglas and State of Kansas, to-with Lots Hos. Eleven (11), and Twelve (12), in Block One hundred eighty five (185), in the City of Eudora, Douglas County, Kansas. with the appurtenences and all the estate, title and interest of the said part.108 of the first part therein. And the said part 108 \_ of the first part do \_\_\_\_\_hereby covenant and agree that at the delivery hereof 1009\_0.0.0 of the premises above granted, and saized of a good and indefeatible enters of inheritance therein, free and clear of all incur nt and agree that at the delivery hereof thoy at the levil owner. I and that thay will warrant and defend the same against all pas It is agreed between the parties hereto that the part 208 of the first part shall be all th of examining that may be lowing or existing adjunct and real states when it shall be all times during the life of this load resp the hutflings open and real enter inverse against and real states when its asmo become due and psychic and that include by the second part is the low. If every the low is set of the second part is the fracest. And is the event has add part  $\Delta 0.0$ , if the first pert shall fail to the low that part is also dependent on the second part  $\Delta 0.0$ , if the first pert shall fail to the low that part is as an become doe and in particular that each part  $\Delta 0.0$ , if the first pert shall fail to the low that part is a some become doe and p paid hall become a part of the loadsbindness, secured by this inderture, and aball back interest of the rate of 10% from t they will it be specified ar Seventy eight hundred thirty four and no/100 ---DOLLARS econding to the terms of <u>DDB</u> centain written obligation for the paymar are at <u>December</u> 19.50, and by <u>SB10</u> cart, with all interest according to the terms of said obligation lst . K man his of the se hat said part 100. of the first part shall fail to pay evence shall be void i fe in such payments o d when the same bico kapt in as good reps m remaining unpaid, a mediately mature and given, shall immersion to sold part 108 of the second part ments thereon in the manner provided by lew ments thereon in the manner provided an paid by the part 105, making such sale, me . ies agreed by the parties instation that the terms and provisions of accruing therefrom, shall extend and hore to, and be obligato and successors of the respective parties herets. the bairs executive adult ass Whereof, the part 100 of the first part he VO (SEAL) (SEAL) Causor (SEAL) (SEAL) KANSAS MER DOUULAS lat. day of December A D. 19\_60 D. 1 on this OTARI Leland A. Lawson and Arlene F. La waon, his wife USLIC to an parametry known to be the same per acknowledged the execution of the same, 205 ar last above written a . Mucier August 12th. 19 63 CR I the undersigned, owner of the within mortgage, do hereby acknowledge the full payment of the the debt secured therby, and authorize the Register of Deeds to enter the discharge of this 10 Donald Bagby Vice Pres. Mortgagee. Owner.

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