Reg. No. 16,528 Fee Paid \$28.75

toureases '76004 BOOK 127 De Outliek Printers, Publisher of Leni Dianks, Lavrence, Easer This Indenture, Made this <u>14th</u> day of <u>February</u> '1963. between Hird, Inc., a corporation

Witnesseth, that the said part g...... of the first part, in consideration of the sum of Eleven thousand five hundred and no/100 (\$11,500.00) - - - - - - - DOLLARS

## Lot Seventeen (17), in Block Two (2), in Holiday Hills, an addition to the city of Lawrence, with the appurtenances and all the estate, title and interest of the said part..... of the first part therein.

and that LL will warrant and defend the same against all parties making lawful claim thereto. If is agreed between the parties hereto that the part y of the first part shall at all times during the life of this indenture, pay all ta

and assessments that may be lavied or assessed against and real estate when the same becomes due and payable, and that it. <u>Still</u> keep the buildings upon said real estate insues degrader from the same becomes due and payable, and that it. <u>Still</u> directed by the part. <u>More than the same becomes due and payable</u>, and that it. <u>Still</u> and directed by the part. <u>More than the same becomes due and payable</u> and the same become due as the insues of a same becomes due as the same become due and payable or to keep as the same become due and payable or to keep said that have and the same become due and payable or to keep as that that be part. <u>More due to the same become due and payable</u> or to keep as that the same become due and payable or to keep as that that become due and payable or to keep as that that be the indebtedness, secured by this indenture, and shall be interest at the rate of 10% from the date of payment will full repaid.

THIS GRANT is intended as a mortgage to secure the payment of the sum of Eleven thousand five hundred and no/100 DOLARS,

according to the terms of ODE certain written obligation for the payment of said sum of money, executed on the 14th day of February 1961, and by its terms made payable to the party of the second part, with all interest according thereon according to the terms of said obligation and also to secure any sum or sums of money advanced by the said party of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event

And this conveyance shall be void if such payments be mede as herein possible in this momentee. And this conveyance shall be void if such payments be mede as herein possible, the possible and the obligation contained. Therein fully discharged, If default be made in such payments or any part these of any obligation created thereby, or intervent thereon, or if the tasks on laid real estate are not paid when the same become due and payable, or if the insures is not layed up, as provided hereby, or intervent thereon, and it is about a real estate are not layed in a good repair as they are now, or if waste is committed on said premises, then the conveyance shall become aboute and the whole sum remaining umpaid, and all of the obligations provided for in said written obligation, for the security of which this indervice is given, shall immediately mature and become due and payable at the option of the holder hereof, without notics, and it hall be leaved for a given, shall immediately mature and become due and payable at the option of the holder hereof, without notics, and it hall be leaved for

he sails part <u>Y</u> of the accord part to have a receiver appointed to callect the rents and benefits according therefore, and all this improve mant threason in the manner provided by law and to have a receiver appointed to callect the rents and benefits according therefore, and the all the presides bestly granted, or any part thereof, in the manner prescribed by law, and out of all moneys exhibit grant such safe to thein the amount than unpaid to principal and interest, togethere with the corts and charges incident thereto, and the overplot, if any there be, hall be paid by the part <u>Y</u> making such safe, on demand, to the first part <u>185</u>.

It is egregid by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits accruing therefrom, shall extend and insure to, and be obligatory upon the heir, executors, administrators, personal representatives, assigns and successors of their projective parties. Apparts.

In Witness Whereof, the par- last above written.	Y	into setit_s and and seel the day and year
ATTEST	D ST AT AT	HIRD, BIC ., A CORPORATION SEAU
Marvin W. Rogers, Se	Regard in the	By and Aland JoseAU
Harvin w. Rogers, Se	0	ISEAU
	* 1*	(SEAL)

STATE OF KANSAS 35. DOUGLAS COUNTY, SE IT DESCENEERED. That on this 11th day of February . A. D., 19-61 before me, a Notary Public in the efforesaid County and State. tume 'Carl Hird., Jr., as President of Hird, Inc., a cor-poration, ACTARY S to me periocally known to be the same person..... who executed the foregoing instrument and duly acknowledged the execution of the same. 18.18 affixed my official seal on the day and IN WITNESS WHEREOF, I have hereunta sub COUNTY. Marren Rho ahok. June 17 19 61 My Com n Expires Notary Public Marold a. Beck Register of Deeds

RELEASE I the undersigned, owner of the within mortgage, do hereby acknowledge the full payment of This was with the debt secured thereby, and authorize the Register of Deeds to enter the discharge of this was with mortgage of record. Dated this 29th day of May 1962.

The First National Bank of Lawrence, Lawrence, why H. D. Flanders Cashier Mortgages. Kansas of P