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Reg. No. 16,568 Fee Paid \$26.25 761 73 8008 127 The Onlink Printer, Public of Lond Hints Lawrence Torest MORYGACH day of March 1961, between This Indenture, Made this 2nd Robert L. Elder and Wilma J. Elder, his wife: Michael L. Jamison and Virginia F. Jamison, his wife, Johnny B. Ezell and Mancy J. Ezell, his wife, of _____Lawrence____, in the County of _____Douglas_____and State of _____Kansas___ part les of the first part, and The First National Bank of Lawrence, Lawrence, Kansas, party of the second part. Witnesseth, that the said part i.e. of the first part, in consideration of the sum of this indenture doGRANT, 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-wit: Lot four (h) in Block four (h) in Westdale Addition Number two and Replat of Lots one (1), Three (3), four (h), Ten (10) Eleven (11), twelve (12), thirteen (13), fourteen (1h) and fifteen (15), of Westdale Addition, in the city of Lawrence. with the appurtenances and all the estate, title and interest of the said parties of the first part therein. And the said partics of the first part do ______hereby covenant and agree that at the delivery hereofthcy. Brc the lewful own the premises above granted, and saized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances. and that DREY will warrant and defend the same against all parties making lawful claim thereto e that the part IED of the first part shall at all times during the life of this indent re, pay all taxes assessments that may be levied or assessed against said real estate when the same becomes due and psyable, and that <u>they will</u> the buildings upon add real estate insured against fits and ternado in such sum and by such insurance company as shall be specified and ad by the part Y_{--} of the second part the least if any, made psyable to the part Y_{--} of the second part to the extent of . Its it. And in the event that said part <u>165</u>, of the first part shall fail to psy such taxes when the same becomes due and insurance company as shall be permisse insured as herein provided, than the part Y_{--} of the second part may pay said taxes and insurance, or either, and the amound id shall become a part of the indebtedness, secured by this inderture, and shall best interest at the rate of 10% from the date of psymmet fully regald. 1 rt. Y ____ of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the ev of the first part shall fail to pay the same as provided in this is And this convergence shall be void if nuch payments be analy as persons in managements. And this convergence shall be void if nuch payments be analy as persons in managements. default he made in such payments or any pert thereoff or any colligation created thereby, or interact thereon, or if the same is on said read its are not paid when the same become due and payship, or if the interaces in not hard up an interact thereby, or interact thereby or an interact thereby or an interact thereby or an and the buildings on said a case are not paid when the same become due and payship, or if the interact of the interact of the buildings on said a case are not paid when the same become due and payship or if the prior of the buildings of the sacht of the buildings on about of the whole sum remaining unpaid, and all of the obligations provided for in said writers. Ann this converses shall become about draw, shall buildings of the sacht of the shall be lawful for a raid part <u>y</u> of the second part. It is not to be a reactive appointed to take possession of the said previses and all the reacts thereon in the manner previded by law and to have a reactive appointed to callest the rents and banefits acroing thereform and its meansur then unpaid of principal and infinitest, together with the certs and changes incident therets, and the overplos. If any t all be paid by the part <u>y</u> making such table, on demend, to the first part <u>105</u>. It is agreed by the parties hareto that the terms and provisions of this indexture and each and every obligation therein contained, and all native accruing therefrom, shall extend and inure to, and be obligatory upon the bairs, executors, administrators, personal representatives, signs and accessore of the respective parties havets. above wells their of, the partles Wilman Eideuseal Virginia F. Jamison SEAD my B. Fyll Mancy & GellisEAL Kansas STATE OF Douglas COUNTY. IT ESSERANTED, That on this 2nd day of March A. 0. 19:61 below me, a <u>Notary Public</u> in the storesaid County and State, came Robert L. Elder and Wilma J. Elder, his wife, Michael L. Jamison and Virginia F. Jamison, his wife, Johnny B. Ezell and mandy J. Ezell, his Wife, who executed the foregoing instrument and duly scheweledged the execution of the same. CT AF 101agy Costi, ver last above written. and affixed my official i Warren Rhodes June 17 19 61 Notary Public apold ARECK Register of Deeds I the undersigned, owner of the within mortgage, do hereby acknowledge the full payment Handle Sector f the debt secured thereby, and authorize the Register of Deeds to enter the discharge Handle Sector this mortgage of record. Dated this 23rd day of June 1961 The First National Bank of Lawrence, Kansas H. D. Flanders Cashier Mortgagee. By Janie Ber (Corp. Seal)

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