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Reg. No. 16,569 Fee Paid \$30.00 76175 BOOK 127 The Quiling Printers, Publishers of 1 (Ha 120) This Indenture, Made this _____ 2nd _____ day of _____ March 1961 between Johnny B. Esell and Nancy J. Ezell, husband and wife, Lawrence , in the County of Douglas and State of Kansas part 183 of the first part, and The First National Bank of Lawrence, Kansas, as trustee of the property and estate of Mary Well Rankin Bagby, under Declaration of Trust dated September 16, 1958, of the second part, Witnessoth, that the said part les ... of the first part, in consideration of the sum of Twalve thousand and no/100-DOLLARS to.....then... duly paid, the receipt of which is hereby acknowledged, have sold, and by this indenture 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-wit: Lot five (5) in Westdale Addition, an addition to the city of Lawrence with the appurtenances and all the estate, title and interest of the said part. Les of the first part therein. the premises above granted, and seized of a good and indefeesible estate of intertiance therein, free and clear of all in and that they will warrant and defend the same against all parties making lawful claim ti on the parties hereto that the part IES of the first part shall at all times during the life of this in and assessments have may be leviced or assessed against and rate when the same becomes due and popuble, and that $D(V \times 111)$ are the building upon and real status inverse depinds and remain such that and becomes due and popuble, and that $D(V \times 111)$ directed by the part V. of the second part, the loss, if any, made payable to the part V with inverse down any as shall be specified and inverse. And in the event that said part 282, of the first part shall all to pay such three become due and payable or to isep and paintees have a barele provided, then the part V is of the tecond part may pay and taxes and have a data payable or to isep and paintees have a barele provided, then the part V is of the tecond part may pay and taxes and have and payable or to isep and the bareles bareles provided, then the part V is indenture, and shall ber interest at the rate of 10% from the date of payment will fully repaid. THIS GRANT is intended as a mortgage to secure the payment of the sum of Twelve thousand and no/100 - - - -DOLLARS. the terms of ODC certain written obligation for the paym ht of said sum of money, executed on the 2nd A Narch TP 51 and by 12.5 same make psychic to the part V_{-} of the second with all interest according thereon according to the terms of said chilgetion and also to societ any sum or sums of money advanced by the son as herein provided, in the e hat said perr 185 ... of the first part shall fail to pay And this conveyance shall be well if such payments be made as having specified, and the deligation contained therein fully discha-if default be made in such payments or any part therein or any colligation consted thereby, or interest thereon, or if the tases on and this are not pay and when the same become due and payella, or if the instantice is not help up, as provided herein, or if the tases on and and same are not kept in as good repair as they we and payella, or if were is committed in and president become also and same are not kept in as good repair as they we are interesting to a variable there is not table to be a variable and all of the obligations provided for in said written childings for the security of which this inde-s given, shall isomedizely matter and henced one of payella as it the option of the holder hered, without notice, and it shall be lawful shall be paid by the part V making such sale, on demand, to the first part 125. It is apreed by the parties hareto that the terms and provisions of this indenture and each and every obligation therein contained, and all affine accruing therefrom, shall extend and laws to, and be obligatory upon the heirs, executors, administrators, personal representatives, gene and puocessors of the respective parties herein. a Witness Whereof, the part 125 of the first part ha VC hereo nto sat their hands and seel 5 the day and year Johnny B. Edd Johnny B. Ezerstau Mancy J. Gell Nancy J. Ezerstau (SEAL) STATE OF KANSAS DOUGLAS COUNTY. day of Narch 2nd A. D., 19.61 be it REMEMBERED, That on this. e me, a Notary Public in the storesald County and Same Johnny B. Ezell and Mancy J. Ezell, husband and wife, 101411 5 Anel to me personality known to be the same person $S_{\rm const}$ who executed the foregoing instrument and duty acknowledged the execution of the same. 1 C Mer Ida Beck vitness whereor, I have he year last above written. nd my official seal on the day and i Bre Clin 19 61 June 17 Expires. Haroll Recorded March 3, 1961 at 2:00 P.M. Seck Register of Deeds

I the undersigned, owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of record. Dated this 31st day of March 1964 The First National Bank of Lawrence, Kansas, as trustee of the property and estate of Mary Nell Rankin Bagby, under Declaration of Trust dated September 16, 1958. By H. D. Flanders Cashier & Asst. Trust Officer

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Mortgagee. Owner.

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