1

20 1 N

1

·

TRAMMARINA ANTONIA ANTON

1964. between

DOLLARS

1

(SEAL)

'

76	631	BOOM	127	
			immi	
NU CONCERNENT OF				B iphe

april

This Indenture, Made this 3.5 " day of Hird, Incorporated, a corporation

of Lawrence , in the County of Douglas and State of Kansas part y of the first part, and The First National Bank of Lawrence, Lawrence, Kansas part y of the second part.

Witnesseth, that the said part. y... of the first part, in consideration of the sum of Thirteen thousand and no/100

> Lot Twenty-six (26), in Block Three (3), in Holiday Hills, an Addition to the City of Laurence

and that It. will warrant and defend the same against all parties making lawful claim therato.

It is agreed between the parties hards that the part Y of the first part shall at all times during the life of this indenture, pay all faxes and execomment that may be level or excessed against said real estate when the same becomes due and payable, and that it Will keep the buildings uppor said real estate insured against fire and tornado in such sum and by such insurance, company as shall be specified and directed by the part Y. of the second part, the lose, it har, made payable to the part Y of the second part to the center of **LES** interest. And in the event that and part Y of the first part shall fail to pay such taxes when the same become due and payable or to keep and previous insurance, an entern pay of the second part resp pay said taxes and insurance, or either, and the amount as paid thall become a part of the indebtodess, secured by this indenture, and shall beer interest at the rate of 10% from the date of payment will fully reputed.

THIS ORAMT is intended as a montgage to secure the payment of the sum of Thirteen thousand and no/100-

eccerding to the terms of CDC certain written obligation for the payment of said aum of money, executed on the day of 19 yl, and by **Its** terms made payable to the part **Y** of the second part, with all interest accounts thereon according to the terms of add obligation and also to secure any sum or sums of money advanced by the said part **Y** of the second part to pay for any inscenses or to discharge any taxes with interest thereon as herein provided. In the event that add part **Y** of the first part taxes in the terms of the same sa encounted of the indention.

And this conveyance shall be void if and payment are any pay me taken as provided in mit increations. If default he made in such payments or any part thereof or any colligation created thereby, or interest thereon, or if the takes on said real extres are negligation and the same become does and payments being or the increase it negligation created thereby, or it the increase on a said real real entities are negligation and any other thereof or any colligation created thereby, or its provided havein, or if the buildings on said real entities are negligation (and any other and any other and any other and the same become shall be accord and the whole sum remaining unpaid, and all of the colligations provided for in said written obligation, for the secontly of which this indevicus is given, shall immediately mature and become due and payable at the option of the holder hereof, without notice, and it shall be leaved for for

the solid part. \mathbf{y}_{-} of the second part is to have a receiver appointed to callect the rent of benefits accurate therefore, and all the legencements thereon in the meaner provided by low and to have a receiver appointed to callect the rent od benefits accurate therefore, and the second part thereof, in the meaner precedule by law, and not of all meaners straing from such sale to retain the amount them onpath of principal and interest, together with the costs and charges incident thereto, and the overplay, if any there be, shall be paid by the part. \mathbf{y}_{-} making such sale, on demand, to the first part. \mathbf{y}_{-}

It is spread by the parties hereto that the terms and provisions of this indexture and each and every obligation therein contained, and all benefits account therein the section of the respective parties hereto.

day and yea MIRD, ATTEST : the Core RPORATE D. A CORPORATION (SEAL) and Alio (SEAL) Carl Nird, Jr., President P RZ (SEAL)