Reg. No. 16,701 Fee Paid \$49.00 76670 BOOK 127 THE DESIGN AND ADDRESS of Lawrence , in the County of Douglas and State of Kansas, part y of the second part. Witnesseth, that the said parties..... of the first part, in consideration of the sum of MINETERN THOUSAND, SIX HUNDED & Do/100 * * * * * * DOLLARS then Kansas, to-wit: Lot No. Fifty-two (52) on New Hampshire Street in the City of Lawrence, Kansas. Lot Thirty-Three (33) on New York Street, less the North Three (3) feet and Nine (9) inches of the East Eighty-Five (85) feet thereof; and beginning at the South-west corner of Lot Thirty-one (31) on New York Street; thence North Ten (10) feet; thence East Thirty-Two (32) feet; thence South Ten (10) feet; thence West Thirty-Two (32) feet to the point of beginning, all in the City of Lawrence, Kansas. Including all rents, issues and profits thereof provided, however, that the Mortgagors shall be entitled to collect and retain the rents, issues and profits until default hereunder. with the appurtenances and all the estate, title and interest of the said parties of the first part therein. And the said periles of the first part do _____ hereby covenent and egree that at the delivery bareof they are the lewful owner B of the premises above granted, and saled of a good and indefe No Exceptions nd indefeasible estate of inheritance therein, free and clear of and that they will warrant and defend the same against all parties making lawful dat ed between the parties hereto that the particity of the first part shall at all times during the life of this ind and essessments that may be prior or several from the probability of the first part shall at all times during the life of this indentice, pay all taxes here the buildings upon said real estates insured against shall easily easily and the same becomes dow and payable, and that. They shall directed by the buildings upon said real estates insured against first each tenneds in such seven and by such insurence company as shall be specified and interest. And in the event that said part, the loss, if any, made payable to the part y such insurence company as shall be specified and interest. And in the event that said part, the loss, if any, made payable to the part y and the same down down the sates of . If the sevent part is shall become a part of the indebtedness, assured by this indenture, and shall have interest or the rele of this form the sits of payment will fully reguld. day of <u>April</u> 19.61 and by <u>its</u> terms made psychic to the part **y** of the second part, with all interest accruing themen according to the terms of said obligation and also to secure any sum or some of money advanced by the said part.y of the same cond part to pay for any insurance or to discharge any taxes with interthat said part 105 of the first part shall fall to pay the same as provid d in this ins And this conveyence shall be void if such payments be made as herein specified, and the obligation contained therein fully of if default be made in such payments or any part thereal or any obligation created thereby, or initial there, or if the trans on easter are not pail when the same bacom daw and paypleb, or if the insurance is not hady to be provided here. If the trans on real estate are not bat in as good repair as they are now, or if wate is committed on said-greenies, then this conveyence shall be and, the whole sum remaining unpail, and all of the obligations provided the in said vritine ballogation, for the security of which this is given, shall limiteducity mature and become due and paypleb, or in said vritine ballogation, for the security of which this is given, shall limiteducity mature and become due and payble at the option of the holder harseof, without notice, and it shall be is is given, shall humdhay makes the sectors as a part of ascigned to take possession of the said premises and all the means thread in the manes provided by have and to have a receiver appointed to collect the refer and basefine account therefore all the premises hereby gracted, or any part thereof, in the maner prescribed by law, and out of all moneys arising from such retain the amount then, uspaid of principal and interest, together with the costs and charges incident thereto, and the overplue, if any ta shall be paid by the part F making such sale, on d d, to the first part 105 It is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contains benefits accruing iteration; shall extend and hours to, and be obligatory upon the heirs, executors, administrators, percent parties hereit (uccessor of the respective parties herein). id, and all in Winness Wherever, the part 108 of the first part ha WB herevore set their hand 8 and seal the day and yes Kamond teror anderson SEAL Cherine anderson (SEAL) Haze (SEAL) o the second second

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