76815 BOOK 128 04a. 5280 per of Logal Blanks, Low Maninga . This Indenture, Made this 9th Gilbert W. Wallace and Aleens Wallace, his wife of Lawrence, Kansas, in the County of Douglas and State of Kansas part 1880f the first part, and ... The First National Bank of Lawrence , Lawrence, Kansas part of the second part. Witnesseth, that the said part 198 of the first part, in consideration of the sum of \$4,312.92 Four thousand three hundred twelve and 92/100 - - - - - - - - - - - DOLLARS to them duly paid, the receipt of which is hereby acknowledged, ha. YP. sold, and by following described real estate situated and being in the County of _______Rouglas________ and State Kansas, to-wit: Beginning at a point in the East line of the Northeast Cuarter of Section one (1), Township Fourteen (14) South, Range Eighteen (18) East, 968.74 feet South of the Northeast corner of said Quarter, thence West 255.6 feet, thence South 165 feet, thence East 251.3 feet, thence North 165 feet to the place of beginning, according to the requiryey of Lone Star recorded at pages 28-29 of Plat Book #2, in the office of the Register of Deeds of Douglas County, Kansas, Less the following described traingular portions of the above described tract: (1) Beginning at the Southeast corner of said tract, thence North along the East line of said tract 16 feet, thence South 87 Degrees 35' West 25h feet, more or less, to the Southwest corner of said tract, thence East 25L3 feet to the place of beginning; at (2) Beginning at the Northeast corner of said tract, thence Northwest-east 25L, 5 feet to the center of a trace, thence Northwest-early to a point in the North line of said tract, with along the said Northeast corner of said tract, at 13.5 feet West of the said Northeast corner of said tract, with said point is the center of a post, thence East 13.5 feet to the place of beginning. following described real estate situated and being in the County of Douglas and State of with the appurtenances and all the estate, title and interest of the said part lesof the first part therein. And the said part 188. of the first part do hereby con nt and agree that at the delivery hereof the lawful ow the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of al and that they will warrant and defend the same against ell perties making lawful claim thereto. It is agreed between the parties hereto that the part 105. of the first part shall at all times during the life of this im and assessments that may be levied or excerned upon access of the next part that at all times during the life of this indenture, pay all taxes lesp the buildings upon said real estate insure against said real estate when the same become due and payable, and that $\frac{1}{10}(20, 17.11)$ lesp the buildings upon said real estate insure against fire and toreads in such sum and by such insurance company as thall be specified and directed by the part. \underline{y}_{-} of the second part, the loss. If any, made payable to the part. \underline{y}_{-} of the second part to the extent of $\frac{1}{100}$ or to keep interest. And in the event that taid part. <u>Tais</u>. If the first part shall fail to pay taid taxes when the same become due and payable or to keep and pennises insured as herein provided, then the part. \underline{y}_{-} of the second part may pay taid taxes and insurance, or either, and the emount to paid shall become a part of the indebtedness, secured by this indenture, and shall bear interest at the rate of 10% from the date of payment until fully regard. , pay all taxe nt of the sum of \$4,312.92 THIS GRANT is in As a m Four thousand three hundred twelve and 92/100 -- ----DOLLARS, according to the terms of ONO certain written obligation for the payment of said sum of money, executed on the 9th day of Kay 19.61 , and by terms made payable to the part. y... of the second part, with all interest accruing thereon according to the terms of said obligation and also to secure any sum or sums of money advanced by the part of the seco and part to pay for any insurance or to discharge any taxes with interest thereon as herein provided in the e that said p t 105 of the first part shall fell to pay And this conveyance shall be void if such payments be made as herein aperion down and the obligation costained therein. Fully discharged, f default be made in such payments or any part thereof or any obligation, created thereby, or interest thereon, or if the barss on said real state are not paid whan the same baceme does not gravely and the same is not kept up as provided herein, or if the buildings on said real state are not kept in as good repair as they are now, or if wests is committed on said premises, then this conveyance shall become absolute and the whole sum remaining unpaid, and all of the obligations provided for in said verifies feelds herein, or torks and it while indenture given, shall immediately matter and baceme due and payable or the option of the holder hereof, without notes, and it while be whit for and, to the first part 105 . shall be paid by the party, making such sale, on de It is agreed by the parties hareto that the terms and provisions of this indenture and each and every obligation therein contained, and all metrix accruing therefrom, shall extend and insue io, and be obligatory upon the heirs, executors, administrators, personal representatives, agrees and species of other executive parties hareto. a Witnessa Whereast, the part 168, of the first part ha. VO. hereu d g and seel g the day and year The Mallace (SEAL) (SEAL) Aleene Mallace (SEAL) (SEAL) 0

Sec. March

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