76889 BOOK 128 Infernational distant and a statement of Legal Hauts, Lawrence, Kanaga MOLTOAGE This Indenture, Made this 15th day of May , 19.61 between Russell W. Jones and Diane Jones, his wife, of _____ Lawrence ..., in the County of ____ Douglas and State of Kansas. part y of the second part. Witnesseth, that the said part Les of the first part, in consideration of the sum of this indenture do GRANT, BARGAIN, SELL and MORTGAGE to the said part X..... of the second part, the following described real estate situated and being in the County of ______ Douglas _____ and State of Kansas, to-wif: The West 90 feet of Lot 12, the East 10 feet of Lot 11, and the South 39.37 feet of the East 10 feet of Lot 4, all in Fritzel-Kapfer 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. And the said part_125 of the first part do _____ hereby covenant and agree that at the delivery haraof they are the lewful owners. ass above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incu nd that they will warrant and defend the same against all parties making lawful claim the to that the part 125 of the first part shall at all times during the life of this indi sture, pay all ta: examinis that may be levied or excessed equinit said real estate when the same become due and payable, and it is buildings upon add real extration insured against fire and toreado in such nom and by such insurance company as by the part \mathcal{N}_{-} of the second part, the des. If any, made payable to the part \mathcal{N}_{-} of the second part of the And in the event that sid part 12.52, of the first part shall fail to pay such faces when the same become due a minimum harmed as herein provided, then the part \mathcal{N}_{-} of the second part of the shall become a part of the indebtedness, second by this indenture, not shall be interest at the rate of 10% for when the same becomes due and psychia, and that \underline{Lhgy} \underline{ulll} in such sum and by such insurance company is shall be specified and yable to the part \underline{Y} . of the second part to the extent of \underline{Lhgy} by the part \underline{Y} is the same become due and psychia or to keep second part may pay said tases and insurance, or either, and the amount ure, and shall be interest at the rate of 10% from the due of psymmet intended as a mortgage to secure the payment of the sum of . Ten thousand and no, int of the sum of Ten thousand and no/100 - -DOLLARS, na of Ong ca ritten obligation for the pays unit of said sum of money, executed on the 15th

day of May 19.51, and by 12.5 serves made payable to the pair y. of the second per, both all interest according to the terms of said pangy. of the second by the said pangy. of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event that said pangy of the lins pay the same as provided in this inderture.

And this conveyance shall be void if such payments be made as herein specified, and the obligation contained therein fully discharged. If default be made in such payments or any part thereof or any obligation created thereby, or interest thereon, or if the taxes on said real enter an not here in such payments or any part thereof, or if the insures is not keep up, as provided herein, or if the buildings on said real estate are not kept in as good repair as they are now, or if wasts is committed ion said premises, then this conveyance shall because absolute and the whole sum readinging unpetid, and all of the obligations provided for le said written obligation, for the society of which the indenture is given, shall immediately mature and baccame due and payable at the option of the holder hereof, without notics, and it shall be leavily for

The said part y of the second part . To take possible of the second part . To take possible of the said premises and all the improveements therean is the manners provided by low and to have a receiver appointed to callect the rents and benefits accruing therefrom, and to sail the premises hereby granted, or any part thereof, in the manner prescribed by law, and out of all moneys arising from such sale to relation the anomatic principal and interast, together with the costs and charges incident therete, and the overplux, if any there be, shell be paid by the part y ______ making such sale, on demand, to the first part 125 ______

It is agreed by the parties have to that the terms and provisions of this indenture and each and every obligation therein contained, and all banefits accruing therefrom, ball extend and more to, and be obligatory upon the heirs, executors, administrators, personal representatives, esting that the respective parties have to a second seco

ess Whereof, the part IES___ of the first part he VE__ here d 5 And (SEAL) (SEAL) Alterestingsance! (SEAL) (SEAL)

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