Reg. No. 16,772 Fee Paid \$52.50

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76958 BOOK 128 The Dutlick Printers. Publisher of Loral Dian's This Indenture, Made this James R. Surface and Mary E. Surface, Husband and Hife ... and State of Kansas parties of the first part, and . The Laurance National Bank, A Corporation party of the second part. Witnesseth, that the said parties ... of the first part, in consideration of the sum of to them duly paid, the receipt of which is hereby scknowledged, have sold, and by following described real estate situated and being in the County of Douglas and State of Kensas, to-wit: Lots Right (8) and Hine (9) in Block Six (6) in Lans's First Addition to the Gity of Lawrence, Douglas County, Kansas, Including the 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 part of the first part therein. of the premises above granted, and setzed of a good and indefeatible estate of inharitance therein, free and clear of all incumbrances. EXCOPD NONE and that they will warrant and defend the same against all parties making lawful It is agreed between the parties hereto that the part 108 of the first part shell at all times during the life of this indent It is agreed between the parties hardo that the part 208 of the first part shall at all times during the life of this indenture, pay all taxas and assessments that may be levied or assessed against fire and areas when the same becomes due and payable, and that they will directed by the part 2. of the second part, the laws, if any, made payable to the part 2. of the second part to the same during the life of this indenture, pay all taxas directed by the part 2. of the second part, the laws, if any, made payable to the part 2. of the second part to the same during of the second part to the second it he specified and start of CIULTO # # DOLLARS, ording to the terms of ODB certain written obligation for the payment of said sum of money, executed on the 22ndof <u>May</u> 1961, and by 108 terms made payable to the part y of the second t, with all interest accruing thereon according to the terms of said obligation and also to terms any sum or sums of momey schemicity the aid party of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the brief that said part 188 of the first part shall fall to pay the same as provided in this inde 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 cristed thereby, or lattrest thereon, or if the trans, on and real rests are not paid which the serve become due and payable, or if the insurance is not kept up, as provided herein, or if the building on said real estate are not host in as good repair as they are now, or if water is committed or said premase, then this convegance shall be building on said and the whole sum revealing unpaid, and all of the obligations provided for in said areas here should be which this indertore is given, shall immediately mature and become due and payable at the option of the holder beaud, without notice, and it shall be lawful for a great, state remains more provided by law and to have a receive appointed to called the rest and benefits exciting therefore, ment therein is the manue provided by law and to have a receive appointed to called the rest and benefits exciting therefore, all the premises hereby parted, or any per therein, in the manner prescribed by law, and out of all one moreys ensight from such retain the amount then unpaid of principal and interest, together with the casts and charges includent therein, and the overplue, if any shall be paid by the party...... making such sale, on de nd, to the first part 103 It is agreed by this partice hereto that the terms and provisions of this indexture and each and every obligation therein constituted, and all networks executing therefore, shall extend and laure to, and be obligatory upon the here, executors, edministrators, personal representatives, page and locases of the respective period hereto. ta Wilmeis Whereat, the part 105 of the first part have berg their hand 5 and seal the day and year No. James B. Suprace (SEAL) E. Surface (SEAL) (SEAL) (SEAL) Proto the second se

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