with the appurtenances and all the estate, title and interest of the said part. y ... of the first part therein, And the sold part y _____ of the first part do. S.E. harvey covenant and agree that at the delivery hereof. 12, 13, the lawful owner of the premises above granted, and select of a good and indefeatible entate of inferitance therein, free and clear of all incombrances. and that. It will warrant and defand the same equinat all parties making lawful claim th It is agreed between the parties hereto that the part y ____ of the first part shall at all times during the life of this inden ture, pay all taxes and assessments that may be levied or assessed against said real areas when the same bacomis due and payable, and that Π_{k} will be the buildings upon said real estate insured against firs and toreads in such some and by sich inscrance company, as shall be specified and directed by the part Y_{k-1} of the second part, the lexit first η_{k-1} may made payable is the part Y_{k-1} of the second part is the first part hall for its part payable to the part Y_{k-1} of the second part is the contrast of Π_{k-1} interest. And in the event that said part. Y_{k-1} of the first part payable is the part pay is diverse the same become dise and payable or to kee add premise insured as heaten become dise and payable or to kee add premise insured as heaten payable. Π_{k-1} of the second part may be interest, second part may be address and insures or events of Π_{k-1} is a single payable of the second part of the inductive of the second part and payable or to have add premise insured as heaten payable. The second part may pay is add payable for the payable of the second part may be payable. The payable of the second part may be payable at the second part may be independent of the second part may be independent on the part Y_{k-1} of the second part may be payable diverse and the second part may be payable at the payable. The payable of the payable are the payable of the payable of the part of the independences, second by this indemure, and shall been interest at the rate of 10% from the date of paynee unit fully repard. This GRANT is intended as a monopope to socure the payment of the sum of Eighteen thousand and no/100 - - -----DOLLARS. according to the terms of ODE certain written abligation afor the paym ant of seld sum of money, executed on the 10th day of May 19.51, and by 11.5 sams made payable to the part Y of the second part, with all laterest according thereon according to the terms of said obligation and also to second any sum or sums of mnerey advanced by the said part y. ... of the second part to pay for any leasurance or to discharge any faces with interest thereon as herein provided, in the event that said part y of the first part shall fail to pay the same as provided in this inde and see per other per other per and set to per intersection per new server ap provided management. And this comparison that the world if and here of an and set to per intersection per the periods and the colligations contained therein, or if the faces on and real settle are not performed and the colligation of any part theread or any colligation contained therein, or if the faces on and real settle are not performed and the colligation of any part theread or if the faces on and real settle are not performed and the colligation of the buildness e said party_____ of the second part______ to take possistion of the said premises and all the improve error therein in the minner provided by law and to have a receiver appointed to collect the zero and barefut accruing therefromy and no 11 the premises hereiny granted, or any part theread, in the menour prescribed by law, and out of all moneys arising from nuch sale to take the amount then unpaid of principal and interest, together with the costs and charges incident therein, and the overplot, if any there be, shall be paid by the part Y making such sale, on demand, to the first part Y It is agreed by the parties hareto that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits accruing therefrom, thall extend and fours to, and he obligatory upon the heirs, executors, administrators, personal representatives, assigns and accessers of the respective parties hereto. THE LANREAUS In Witness Whe of, the part y of the first part ha S and seal the day and year CONMUNITY INC. JEWISH fector resident (SEAL) (SEAL) X a tou (SEAL) asurer. 0 (SEAL) DOUGLAS State of KANSAS te of RANSAS . 10000.05 Be It Remembered, That on this 19th day of __County, ss: May 1961 before me, the undersigned, a _____ Notary Public in and for the County and State aforesaid, name Sol Spector , President of The Lawrence Jewish Community, Inc., ..., a corporation duly organized, incorporated and existing under and by virtue of the laws of Kansas , and Ralph J. Raffelock, Treasurer, Speakary of said corporation, who are personally known to me to be such officers, and who are personally known to me to be the persons who executed, as such officers, the foregoing instrument of writing on behalf of such corporation, and such persons duly acknowledged the execution of the same to be the act and deed of said corporation. In Testimony Whereof, I have hereunto set my hand and affixed my _____ official____ Seal the day and year last above written. Warren Rhodes 19.61 June 17 Notary Public, Term Expires Perk

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