29th day of June, 1961, and by its terms made payable to the party 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 said party 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 party of the first part shall fail to pay the same as provided in this indenture.

And this conveyance shall be void if such payments be made as herein specified, and the obligation contained therein fully discharged. But if default be made in such payments, or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept up thereon, then this conveyance shall become absolute, and the whole amount shall become due and payable, and it shall be lawful for the said party of the second part, its successors and massigns, at any time thereafter, to sell the premises hereby granted, or any part thereof, in the manner prescribed by law; and out of all the moneys arising from such sale to retain the amount then due for principal and interest, together with the costs and charges of making such sale, and the overplus, if any there be, shall be paid by the party making such sale, on demand, to the first party.

IN WITNESS WHEREOF, that party of the first part has caused these presents to be executed by its Trustees, the day and year last above written.

The First Methodist Church, of Lawrence, Kansas, a corporation,

Martin F. Bowlin