Reg. No. 16,968 77806 BOOK 128 ter i te entre a la brande parte anna a constante e facto e tante da de a constante e ante entre e parte מה את הרו על את הה נון זה הה את הה הה את החו (He. 530) , 19.61. between his wife of Lawrence , in the County of Douglas parties of the first part, and Kaw Valley State Bank, Eudora, Kansas Vitnesseth, that the said part 198. of the first part, in consideration of the sum of this indenture do GRANT, BARGAIN, SELL and MORTGAGE to the seld part X of the second part, the Kansas, to-with The Northeast Quarter of Section Twenty-One (21), Township Twelve (12) South, Range Eighteen (18) East of the Sixth Principal Meridian, less highway, and less the Kansas Turnpike; with the appurtenances and all the estate, title and interest of the said part 198 of the first part therein. And the said part 100 of the first part do _____ hereby covenant and agree that at the delivery bareat they areate and average land boos a to besies bas dented and indet ---- and they will w nt and defend the same a ed between the parties hereto that the part ... of the first next shall at all st seessments that may be levied or assessed gashint laid real states when the same becomes the of this indenture, pay all taxes the buildings upon said real state incured against laid real states when the same bock due and payable, and that LhOY will a the buildings upon said real state incured against file and ternado in such same bock and by such incurance company as dail be specified and the buildings upon said real state incured against file and ternado in such same and by such incurance company as dail be specified and rest. And in the event these said part. Allow. of the first part shall fail to pay such same swhen the same become due and payable to to keep permission incured as herein pervised, than the part Y... of the same transformed real rest and fine anome permission or part of the indebindness, secored by this indenture, and shall bar integer at the rise of 105 from the date of paynets faily regain. THIS GRANT is intended as a mortgage to secure the payment of the sum of Five thousand and no/100 - - - - -DOLLARS. ms of ODS certain written obligation for the pays nt of said sum of money, executed on the lat. sey of <u>August</u> 19 61, and by <u>110</u> terms made payable to the party of the second serv, with all inseess accruing thereon according to the terms of said obligation and also to secure any turn or some of money advanced by the said part y of the second part to pay for any insuraen or to discharge that said part 105 of the art shall fail to pay the se And this convergence shall be void if such payments be made as herein specified, and the obligation contained therein default be made in such payments or any part thereof or any obligation created thereby, or interest thereor, or if the tates are not paid when the same become due and payble, or if the interestes is more tapt up, as provided haraks, or if the sel same are not tapt in as good rapair as they are now, or if watch is domining on the particle of the interesting of the interesting of the interesting of the obligation of the solar section of the obligation, for the secrity of or given, shall immediately mature and become due and payble as the option of the holder hered, without noting, and it said part Y_{\dots} of the second part ______ are a second part ______ the second part of the manner provided by law and to have a rescriver appoint the premises thereby practice, or any part thereof, in the annear pre-in the annear preto take pointension of the said premises inted to collect the rents and benefits accruing noribed by law, and out of all moneys arisi tats and charges incident thereto, and the overp all be paid by the part. Y making such sale, 1 108 . If is agreed by the parties hereto that the terms and nefits accruing therefroin, shell extend and inure to, an light and successors of the respective parties hereto. a indenture and each and every obligation therein contained, and all upon, the hairs, executors, administrators, personal representatives, nd be obli a Winness Wheread, the part 103 of the first pert ha $\overline{100}$ hereunto set their hand 3 and seal 5 the day and year above written. Elmer & Bahmmarer SEAU Elmer G. Bahnmaier Jac W. Bahmaier (SEAU) Maite M. Bahmaier (SEAU) Neita M. Bahmaier (SEAU) Joe W. Bahnmaier (SEAL) STATE OF Kansas 55 Douglas COUNTY, Notary Public day of August TTA A. A D. 19 62 before me, Notary Public in the storesid County and Same. Elmer G. Bahnmaier, a single man, and Joe W. Bahnmaier and Neita M. Bahnmaier, his wife SOTAR . 00110/3 to me personally known to be the same person. If who executed the foregoing instrument and duty schoosledged the execution of the same. -EVAL1 7-25-63 Natory Public Harved G. Leck Register of Deeds Briterians Recorded August 7, 1961 at 11:15 A.M. RELEASE I the undersigned, owner of the within mortgage, do hereby acknowledge the full payment mort of the debt secured thereby, and authorize the Register of Deeds to enter the discharge of mathematical this mortgage of record. Dated this 5th day of February 1968. KAW VALLEY STATE BANK, EUDORA, KANSAS n the Stigage / entered day man (Corp. Seal) Amaretta Wright, V. P. Mortgagee. Bo

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