MORTGAGE 79365 BOOK 130 310-2 Crane & Co., Inc., Stationers, Office Outfitters, Legel Blanks, Topeka, Kannas TRIGHT MATTER) THIS INDENTURE. Made this 2nd day of January , A. D. 1962 , John L. Arensberg and Mary E. Arensberg, Husband and Wife hetween Douglas of County, in the State of Kansas , of the first part, Douglas County State Bank, a Corporation, and of Douglas County, in the State of Kansas · , of the second part: WITNESSETH, That said part ics of the first part, in consideration of the sum of ---Twelve thousand ---------no DOLLARS, the receipt of which is hereby acknowledged, do by these presents, Grant, Bargain, Sell, and Convey unto said part y of the second part, and its MANNARK assigns, all the following-described real estate, situated in . Douglas County and State of Kansas , to wit: Lot sixteen (16), Block C in Lawrence Heights, an Addition to the City of Lawrence, in Douglas County, Kansas 1 A TO HAVE AND TO HOLD THE SAME, Together with all and singular the tenements, hereditaments and appurtenances thereunto belonging or in anywise appertaining, forever, PROVIDED, ALWAYS, And these presents are upon this express condition, that whereas, said parties of the first part ha ve this day executed and delivered one certain promissory note ' in writing to said part y of the second part, of which the following is a memoprandum: Date of Note January 2, 1962 Amount of Mortgage Note \$12,000.00 January 2, 1972 Maturity of note Principal and interest payable \$100.00 February 1, 1962, and \$100.00 the first day of each month thereafter until maturity; balance at maturity. Interest shall first be computed and deducted from each monthly payment and the balance applied toward reduction of the principal. NOW, If said parties of the first part shall pay or cause to be paid to said part y of the second part, and its CREAKEN assigns, said sum of money in the above-described note mentioned, together with the interest thereon, according to the terms and tenor of the same, then these presents shall be wholly discharged and void; and otherwise shall remain in the terms and tenor of the same, then these presents shall be wholly discharged and void; and otherwise shall remain in the terms and tenor of the same, then these presents shall be wholly discharged and the terms the term is not will be the same terms and tenor of the same, then these presents shall be wholly discharged and the terms the term is not will be the same terms and tenor of the same, then these presents shall be wholly discharged and the terms the terms the terms are terms and terms the terms and terms the terms are terms and terms the terms are terms and terms are terms and terms are terms and terms are terms and terms are terms are terms are terms and terms are terms a to the terms and tenor of the same, then these presents shall be wholly discharged and void; and otherwise shall remain in full force and effect. But if said sum or sums of money, or any part thereof, or any interest thereon, is not paid when the same is due, or if the taxes and assessments of every mature which are or may be assessed and levied against said premises, or any part thereof, are not paid when the same are by law made due and payable, then the whole of said sum and sums, and interest thereon, shall and by these presents become due and payable at the option of the holder hereof, and said party of the second part shall be entitled to the possession of said premises. IN WITNESS WHEREOF, The said part less of the first part have hereunto set their , the day and year first above writte 8 John L. Arensberg Mary E. Arensberg 68224-8-M-8-87

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