with the appurtenances and all the estate, title and interest of the said part ies of the first part therein.

of the premises above granted, and seized of a good and indefessible estate of inheritance therein, free and clear of all incumbrances,

and that they will warrant and defend the same against all parties making lawful claim theret It is agreed between the parties hereto that the part ICS of the first part shall at all times during the life of this i e, pay

and assessments that may be levied or assessed against said treat estate when the same becomes due and payable, and that LDQL will like the buildings upon asid real estate insured against fire and tornado in such sum and by such insurance company as shall be apecified and directed by the part ... of the second part, the loss, if any, made payable is the the rule. The second part is the estent of LDSL will be apecified and directed by the numerous company as shall be apecified and directed by the numerous company as shall be apecified and the second part is the same become due and payable or to keep and the same become due and payable or to keep and payable or to keep and payable become a part of the indebtedness, secured by this indenture, and shall become a part of the indebtedness, secured by this indenture, and shall be are to flock from the date of payment until fully reput.

THIS GRANT is intended as a morigage to secure the payment of the sum of Elfteen thousand and ng/100 - -DOLLARS

eccording to the terms of ONC.

ding to the terms of ORC certain written obligation. For the payment of taid sum of money, executed on the of June, 29 19 62, and by 125 terms made payable to the part y, of the second with all interest accruing thereon according to the terms of taid obligation and also to secore any sum of money advanced by the of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided in the even said part u that said part 125 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 expected in mit momenture. And this conveyance shall be void if such payments be made as herein expectible, and the collegation, conversed therein fully discharged, If default be made in such payments or any part thereof or any obligation created thereby, or interest thereon, or if the takes on and real estate are not been in such payments or any part thereof or any obligation created thereby, or interest thereon, or if the buildings on and real estate are not been in such payments be used payable, or if the insurance is not here payments, then this convergence abuild be compared to the such as a payment in as good repair as they are now, or if wats its is committed on such premises, then this convergence abuild become about and the whole sum remaining unpaid, and all of the obligations provided for in set writter obligation, for the ascurity of which their indexture is given, that interediately matter and become due and payable at the option of the holder hereof, without notice, and it shall be marked for the subset sum constants of the such as a payable at the option of the holder hereof, without notice, and it shall be abuild be

shall be paid by the party making such sale, on demand, to the first part. 125 .-

It is agreed by the parties hereto that the terms and provisions of this indenture and each end every obligation therein contained, and all benefits activing therefrom thall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives, assigns and successors of the respective parties hereto.

In Winners Whereast, the part IES. of the first part ha VC hereunto set theIT hand S and seal S the day and year

Robert L. Eller eli Nancy J. Ezell (SEAU (SEAU) Wilman Elder Johnny B. SEAL) Ringard J. Jamis (SEAL) SEAL L. Jamison 1. 177'

KANSAS STATE OF DOUGLAS COUNTY day of JUNG A. D. 19 62 Othery Public in the aforesaid County and State. BE IT REMEMBERED, That on this

before me, s . Notary Public in the aforesaid County and State, came Robert L. Elder and Wilma J. Elder, his wife; Johnny B. Zeell and Nancy J. Ezell, his wife; Michael L. Janison and Virginita F. Janison, his wife; Michael L. Janison and virginita F. Janison, his wife; who executed the foregoing instrument and duty achowledged the execution of the same. d affired my official seal on the day and IN WITNESS WHEREOF, I have hereur Toy- E. Retriel,

Harold a. Beck

110 1965

RELEASE I the undersigned, owner of the within mortgage, do hereby acknowledge the full was written payment of the debt secured thereby, and authorize the Register of Decis to enter the original discharge of this mortgage of record. Dated this 31 day of October 1962. The First National Bank of Lawrence, Kansasp (2) Lawrence, Kansasp (2)

(Corp. Seal)

OTARY PUBLIC

My Commission Expires

Warren Rhodes, President Mortgagee. Owner.

Ja B

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