Reg. No. 18920

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of Lawrence	A MALLA Dealers Han	Addinana Kara
Robert L. E. Eder, and Wilna, J. Ellár, his wife. Johnny B. Exclimant Nanoy J. Roell Misswife. Michael L. Janison and Virginis F. Jamison his wife. of Lawrence	00 ± 00 BOOK 135	
of Lewrences in the County of Douglas and State of Kansas. parties of the first part, and The First National Bank of Lewrence, Kansas parties of the first part, and The First National Bank of Lewrence, Kansas parties of the first part, and The First National Bank of Lewrence, Kansas parties of the first part, and The First National Bank of Lewrence, Kansas DOLLARS Thirteen Thousand and no/100	This Indenture, Made this 29th day of August	19.63 between
part 4:5: of the first part, and The First Mational Bank of Lawrence, Kansas. part J of the second part. Witnesseth, that the said part 1:68. of the first part, in consideration of the sum of Thirteen Thousand and no/100	nubert L. Edger and Milma J. Elder his wife-Johnny B. Eroll and Nancy J. Ed Michael L. Jamison and Virginia F. Jamison his wife.	ell his wife-
part 4:5: of the first part, and The First Mational Bank of Lawrence, Kansas. part J of the second part. Witnesseth, that the said part 1:68. of the first part, in consideration of the sum of Thirteen Thousand and no/100	of Lawrence , in the County of Douglas and State of Kar	ISAS.
Witnesseth, that the said part 198. of the first part, in consideration of the sum of       DOLLARS         Thrteen Thousand and no/LDC.       DOLLARS         to       them       duly paid, the receipt of which is hereby acknowledged, ha VB. sold, and by this indenture do         GRANT, BARGAIN, SELL and MORTGAGE to the said part 2 of the second part, the following described real estate situated and being in the County of Douglas.       and State of Kansas, to-writ:         Lot Tan (10), in Block Seven (7), in South Hills, an Addition to the City of Lawrence, Kansag       and the estate, title and interest of the said part 2 of the second part, the following described real estate that the clarkey threat they far the infol owner.         Add the asid part 195. of the first part do       hereby coveant and agree that at the dulyer partee thay far the infol owner.         of the parties above genered, and wited of a good and indefeasible estate of inheritance therein. The and there they far the infol owner.         end that they will warent and defend the same speint all parter making leveld dam thered.         terg the buildings upon and real basing the first part that is to pay upon and yeak have the same base partee and the same far the same target that and the event and part 192. If the same dam the cover and same threade a the cover of the same base part of the same dam the cover of the same dam to first and that is to pay undit as an and instance, or either, and the same target that and the event that and part 192. If the same dam to first and that to pay undit as an and instance, or either, and the same dam to first and the same target that that the same dam the same dam the same dam the same dam the same	parties of the first part, and The First National Bank of Lawrence, Kansas	
to them duly paid, the receipt of which is hereby acknowledged, ha Xe. sold, and by this indenture do GRANT, BARGAIN, SELL and MORTGAGE to the said part Y of the second part, the following described real estate situated and being in the County of Bouglas and State of Kansas, to-wit: Lot Ten (10), in Block Seven (7), in South Hills, an Addition to the City of Lawrence, Kansas and all the estate, title and interest of the said parties of the first part therein. Ad the said part 100 of the term of the premises above granted, and seized of a good and indefeesible state of herein therein. Ad the said part 100 of the term of the premises above granted, and seized of a good and indefeesible state of inheritance therein. The second part the term of the premises above granted, and seized of a good and indefeesible state of inheritance therein. The second part here is a second part the part 200 of the first part there and the same become due and payable, and the second part here is a second part the part 200 of the first part that all thour there and the same become due and payable, the second part here is a second part that all part 100 of the second part here is a second in the second part here is a second part the second part here is a second in the second part here is a second part here is a second part the second part here is a second part the second part here is a second part here is a second part here is a second part with the second part here is a second part here is a second part of the indebitedness second by the indefined the same become is a weak in the second part here is a second part to part second part is a second part of the second part mere is a second part	Witnesseth, that the said part 198 of the first part, in consideration of the sum of	econd part.
this indenture do. GRANT, BARGAIN, SELL and MORTGAGE to the said part J. of the second part, the following described real estate situated and being in the County of Douglas. And State of Kansas, to-wit: Lot Ten (10), in Block Seven (7), in South Hills, an Addition to the City of Lawrence, Kansag with the appurtenances and all the estate, title and interest of the said parties of the first part therein. And the said part 195 of the first part do. hereby coverant and agree that at the delivery hereof they BTethe levelul evene of the parteenances are an estated of a good and indefessible estate of inheritance therein. Fire and clear of all incumbrance, and that they will warrant and defend the same against all parties making levelul dain thereto. It is agreed between the parties hereto than the part 152 of the first part thall at all times during the life of this indenture, pay all taxes and that they will warrant and defend the same against all parties. making levelul dain thereto. It is agreed between the parties hereto than the part 152 of the first part thall at all times during the life of this indenture, pay all taxes and insert active as a same against life and toread in why taxe becomes due and payle, and the taxes and invaree, are interest at the area of 10% from the date of payment outil (U) repeated. This GRANT is intended as a mortgage to secure the payment of the sound of This theory the term of ODD, certain written obligation for the pay mant of said sour of more, executed on the agent of the start part thal fail to pay take the and to the contexp and to to become as the of more of a more discharge of any barries or and of make and payle. A start warre as here and therein, fully discharged the taxes and invaree, or indivest active the payment of the sound of This GRANT is intended as a mortgage to secure the payment of the sound of And the contexp and the level of the instruce as provided in this indenture. And the contexp and the first part thal fail to pay the same as provided. In the l		
following described real estate situated and being in the County of Douglas	this indenture doGRANT, BARGAIN, SELL and MORTGAGE to the said part V of the	sold, and by
Lot Ten (10), in Black Seven (7), in South Hills, an Addition to the City of Lawrence, Kansag         with the apputenances and all the estaie, fitle and interest of the said parties of the first part therein.         And the asid part 105       of the first part do       hereby covenant and agree that at the delivery hereof they BTENE lawful owner, of the parenties above gented, and seized of e good and indefeasible state of inheritance therein, fire and date of all incumbrances.            and that they will warent and defend the same against all parties making lawful dain therefor.            here the parties hereto that the part 105       of the first part hall all times during the life of this indenture, pay all taxes and answer and there and part in the assessment with an addition to the earond part the loss, if any made payable in the part 105 for the second part to part to the second part to part to the second part to part to part to the second part to part to part to the second part to part to part to any to any the second part to part to any totar acce to discharge any taxes with inter	following described real estate situated and being in the County of Douglas	and State of
with the appurtenances and all the estate, title and interest of the said parties of the first part therein. And the said part 105 of the first part do	Lot Ten (10), in Block Seven (7), in South Hills on Addition to the	e City of
And the said part_205 of the first part dohereby coverent and agree that at the delivery hereof they_BPC the lawful owner		
and that they will warrent and defend the same against all parties making lawful daim thereto. It is agreed between the parties hereto that the part 125 of the first part shall at all times during the life of this indenture, pay all tases and assessments that may be levied or assessed against said real estate when the same becomes due and payable, and that they will a say the buildings upon said real estate insured against sid real estate when the same becomes due and payable, and that they will a say the same same said part 125. If the first part shall fail to pay such taxes when the same becomes due and payable, and that they will a said parmises insured that they part 125. If the first part shall fail to pay such taxes when the same become due and payable or to keep and become a part of the indebtedness, secured by this indenture, and shall bear interest at the rate of 10% from the date of payment ouniif fully repaid. This GRANT is indebtedness, secured by this indenture, and shall bear interest at the rate of 10% from the date of payment ouniif fully repaid. This GRANT is indebtedness, secured by this indenture, and shall bear interest at the rate of 10% from the date of payment ouniif fully repaid. This GRANT is indebtedness, secured by the payment of the sum of Thisteen Thousand and no/1004 DolLARS, according to the terms of 0.001e certain written obligation for the payment of said sum of morey, executed on the 2010. Thisteen Thousand and no/1004 DolLARS, add part X 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 part X of the second part may pay ald taxes therein of said by add by the second part to pay for any insurance or to discharge any taxes with interest thereon, or life the taxes on said real add part X of the second part to pay for any insurance or to discharge any taxes with interest thereon, or life the taxes on said real add part X of the second part the obligation restard thereby, or interest thereon, or li	And the said pert 185 of the first part do hereby covenant and agree that at the delivery hereof they an	PO4. 1. 4 1
The splete benear the parts here that he part 123 of the first part hall at all times during the life of this indenture, pay all taxes and assuments that may be level or assumed against all real estate when the same becomes due and payable, and that they will have the buildings upon taid real estate insured against all real estate when the part 2 of the second part to the estate of 125 of the first part that list indenture, and shall be specified and interest. And in the event that said part 123 of the first part that list indenture, and shall become a part of the indebtedness, secured by this indenture, and shall bear interest at the rate of 10% from the date of payment to pay such taxes when the same become due and payable or to keep to paid shall become a part of the indebtedness, secured by this indenture, and shall bear interest at the rate of 10% from the date of payment to paid shall become a part of the indebtedness, secured by this indenture, and shall bear interest at the rate of 10% from the date of payment to paid taxes and insurance, or either, and the amount of the terms of one part 120 of the second part to pay the taxes of the second part to pay the same base beart of the second part to pay such taxes and insurance, or either, and the amount of the terms of one payment of the second part to pay the same base beart of the second part to pay the same of a solubilition and also to secure any union or uns of money advanted by the said part 12 of the second part to pay for any insurance or to discharge any taxes with interest contrained therein fully discharged to the same barries of advanted by the insurance is not keep to one should be the said part 12 of the second part shall all to pay the same as provided in this indenture. And this conveynce shall be void if such payments or any obligation created therein, or if the same is no solubility of all parts 12 of the second part is any able to the instrument is not keep to pay there and the shall part 12 of the second part 12 of the second part is ano		
The splete benear the parts here that he part 2.5 of the first part hall at all times during the life of this Indenture, pay all taxes and assuments that may be level or assussed against all real estate when the same becomes due and payable, and that they will have the buildings upon taid real estate insured against and real estate when the same becomes due and payable, and the second part to pay the same as provided in this indenture. Deltation contained therein fully discharded to the second part to pay the second part to pay the same as provided in this indenture. And this conveynce shall be void if such payshele or if we second part to pay the same to any obligation contained therein fully discharded to the search part the second part to pay there so the and p	and that they will warrant and defend the same against all parties making t	awful claim thereto.
directed by the part 2 for the second part, the form, if anyo made on it does not have by soft instance company as shall be specified and the second part to the part 2 for the second part to the part 2 for the second part to the second to the second to the second part second part the second second part to the second second part the second second part to the second second part the second second pa	and assessments that much a local d	ndenture, pay all taxes
This GRANT is intended as a mortgage to secure the payment of the sum of	keep the buildings upon said real estate insured against fire and tornado in such sum and by such insurance company as i directed by the part $\mathcal{Y}_{}$ of the second part, the loss, if any, made payable to the part $\mathcal{Y}_{}$ of the second part to the interst. And in the event that said part, LOS. of the first part shall fail to pay such taxes when the same become due and add premises insured as herein provided, then the part $\mathcal{Y}_{}$ of the second part may pay said taxes and insurance, or to shald shall become a part of the indeptements, second by this indemture, and shall bear interest at the criter of 106. for	at LOBY Will shall be specified and e extent of 11.5 id payable or to keep either, and the amount
according to the terms of ONE certain written obligation for the payment of taid sum of money, executed on the 25th day of August 1953, and by 155 terms made payable to the part of the second part to pay for any laurance or to discharge any tasks with interest payable to the part of the second part to pay for any laurance or to discharge any tasks with interest terms are payable to the part of the second part to pay for any laurance or to discharge any tasks with interest thereon as herein provided, in the event that said part 2. 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 if default be ande in such payments or any patt thereof or any obligation created therein, or interest thereon, or if the bad on said real atter are not paid when the same become due and payable or if the instructee is not kept up, as provided herein, or if the bad on said real atter are do tapid therein and the ability discharged in the whole sum remaining unpuid, and all of the obligations, provided for in said written obligation, for the second part is given, shall be more due and payable at the option of the holder hereid, without notice, and it shall be leaved for the said part. To take possession of the said premises and all the improve- teal the area provided by law and to have a receiver appointed to called there and beerding from such tasks on any part thereof, in the manery prescribed by law, and out of all morey arising from such task to barellis action said real part and the said premises and all the improve- teal the part of part and and interest, together with the costs and charge incident thereon, and the overplus, if any there be, shall be paid by the part 2 making such sale on demand, to the first part 425. It is agreed by the part 42 making such sale on demand, to the first part 425. It is agreed by the part 42 making such sale on demand, to the first part 425.	THIS GRANT is intended as a mortgage to secure the payment of the sum of	wie date os payment
day of       10:3       and by       14:5       terms made payable to the part       of the second         pert, with all Interest excurge thereon excording to the terms of said obligation and also to secure any sum or sums of money advanced by the said part.       Interest excurge thereon excording to the terms of said obligation and also to secure any sum or sums of money advanced by the said part.         add part.       Interest excurge thereon excording to the terms of the same as provided in this indenture.         And this conveyance shall be void if such payments be made as herein specified, and the obligation consided therein, or if the ballowing on said real erates are not paid when the same become due and payable or if the instructers is not kept up, as provided herein, or if the ballowing on said real erates are not paid when the same become due and payable or if the instructers is not kept up, as provided herein, or if the ballowing on said real are not paid when the same become due and payable at the obligations provided for in said written obligation. For the security of which this indenture is given, shall immediately matter and become due and payable at the option of the holder hereod, without notice, and it shall be leaved for the said part.         the said part.       Y       of the second part.       to take possession of the said provided by there and back of provided by the same as provided by the costs and charge incident thereon, and the improvement then unable of provided by the art thereof, in the manner precised by the part of any thereof or any part thereof of the holder hereod, without notice, and it shall be leaved for the interest, the part and be able to provided by the part of any part thereof, in the manner precrised by the, and out of all moreys arising f	according to the terms of ODA certain written obligation for the payment of said sum of	20t b.
said part I of the second part to pay for any insurance or to discharge any taxes with interfail there on as herein provided, in the event that said part 25 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 if default be made in such payments or any obligation created therein, or interest thereon, or if the event states are not paid when the same become due and payable, or if the insurance is not kept up, as provided herein, or if the event states are not paid when the same become due and payable, or if the insurance is not kept up, as provided herein, or if the two not said real and the obligations, provided herein, or if the two on said real and the whole sum remaining unpuid, and all of the obligations, provided for in said written obligation, for the security of which come due and payable is the option of the holder hereof, without notice, and if thall be kereling in the avent of the said part and its one and real and the improvement the room in the manne provided by law, and to have a receiver appointed to collect the rents and benefits accruing thereform, and to take to real the part of the part of the said premises and all the improvement for the part of part thereof, in the manned precisions of the said more and all the improvement for the part of the said of principal and interest, logether with the conts and charge incident thereot, additions for the second part of the par	day of August	y of the second
Information part according to the first part shell fail to pay the same as provided in this indenture. And this conveynore shall be void if such payments by made as herein specified, and the obligation contained therein, fully discharged. If default be made in such payments or any part hereof or any obligation created therein, or if the buildings on said real states are not kept in as mode trecome due and payable, or if the insurance is not kept up, as provided herein, or if the buildings on said and the whole sum remaining unpaid, and all of the obligations provided for in said written obligation, for the security of which this indenture is given, shall immediately mature and become due and payable at the option of the holds hereet, without notice, and it shall be kerning for ment thereon in the manner provided by haw and to have a receiver appoint of the holds hereet, without notice, and it shall be kerning form such sale to tesh the said part. To take payments herein, and to have a receiver appoint of the holds hereet, without notice, and it shall be kerning form such sale to tesh the samout then unpaid of principal and to have a receiver appointed to collect the rents and benefit accruing thereform, and to tesh the amount then unpaid of principal and interest, togethere with the costs and charges incident therein, and the overprink, if any there be, shall be paid by the part 2 making such sale, on demand, to the first part 182. It is agreed by the part 2 making such sale, on demand, to the first part 182. It is agreed by the part 18 better that the terms and provisions of this indenture and every obligation therein contained, and all satigots and successor of the respective, parties herein. In Whereas Whereaft, the part 182, of the first part 182. In Whereas Whereaft, the part 182, of the first part 182. In Whereas Whereaft, the part 182, of the first part 182. In Whereas Whereaft, the part 182, of the first part 182. In Whereas Whereaft, the part 182, of the first part 182. It was wherea	said part of the second part to pay for any insurance or to discharge any taxes with interest thereas a hard	
The filte are not kep in as good repair as they are now, or, if wate is committed on said premises, then this conveyance shall become absolute and the whole sum remaining unput, and all of the obligations, provided for in said written obligation, for whole the network without notice, and it which this indenture is given, shall immediately mature and become due and payable at the option of the holder hereot, without notice, and it will be lawful for many the said permises and all the importence of the second part. In the maner provided by law and to have a receiver appointed to collect the rent and benefits accruing therefrom, and all the importence is given, then used and it is more than a said premises and all the importence and the maner previded by law, and out of all moneys arising from such sale to retain the amount then unpart of principal and interest, operative with the costs and charges incident thereto, and the overplux, if any there be, shall be part of the part said such that the terms and provisions of this indenture and each and every obligation therein contained, and all been the account the unpart of the respective parties hereto. The terms and provisions of this indenture and each and every obligation therein contained, and all beings and successors of the respective parties hereto. The first part 182 is the whole we have the respective parties hereto. The first part 182 is on the obligatory upon the heirs, executors, administrators, personal representatives, is also written. The same of the said of the first part 182 is on the same of the respective parties hereto. The same of the said term and the here of the obligatory upon the heirs, executors, administrators, personal representatives, and said sheet of the same of the same of the said term	that said part and of the first part shall fail to pay the same as provided in this indenture.	
The set part of the second part is the second part in the improvement thereon in the main thereon in the maint provided by law and to have a receiver appointed to collect the rent and benefit accruing therefrom, and to have a receiver appointed to collect the rent and benefit accruing therefrom, and to have a receiver appointed to collect the rent and benefit accruing therefrom, and to be also be appointed to collect the rent and benefit accruing therefrom, and to have a receiver appointed to collect the rent and benefit accruing therefrom, and the task to collect the rent and benefit accruing therefrom, and the overplus, if any there be, shall be paid by the part of making such sale, on demand, to the first part esc. In the main demonstrate the rent and benefit accruing therefrom, shall extend and have to, and be obligatory upon the heirs, executors, administrators, personal representatives, as a sourcement. The sale accruint and the demonstration of the sale test and veer all sources of the respective parties herein. The first part esc is the task and reef is the day and veer as a constrained. And the obligatory upon the heirs, executors, administrators, personal representatives, as a source written. The task of the first part esc is the task and veer all sources written. The task of the tas	real state are not kept in as good repair as they are now, or if waste is committed on said premise, then this conveyance and the whole sum remaining unpaid, and all of the obligations provided for in said written obligation, for the security of is given, shall immediately mature and become due and payable at the option of the holder hereof without entire	shall become absolute which this indenture
It is agreed by the pairs making such safe on demand, to the first part <u>ass</u> It is agreed by the pairs there there is that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits accruing therefrom, shall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives, assigns and successors of the respective, parties herein. In Winese Whese, the part <u>199</u> of the first part have hereinto set theirs hand and read the day and veer last above written. <u>Allest f. Etdu</u> , <u>Alaroy</u> , <u>Really</u> , <u>Alleston</u> , <u>Ball</u> , (SEAL) Object I. Elder <u>Manoy</u> , <u>Really</u> , <u>Alaroy</u> , <u>Care</u> , <u>Manoy</u> , <u>Manoy</u> , <u>Care</u> , <u>Manoy</u> , <u>Manoy</u> , <u>Care</u> , <u>Care</u> , <u>Manoy</u> , <u>Care</u> , <u>Care</u> , <u>Manoy</u> , <u>Care</u> , <u>Care</u> , <u>Manoy</u> , <u>Care</u> , <u>Manoy</u> , <u>Care</u> ,	The and part, j of the second part. To take possible of the possible of the said premises mant thereon in the manner provided by law and to have a receiver appointed to collect the rents and benefix accruing self the premises hereby granted, or any part thereof, in the manner prescribed by law, and out of all moneys arisin relation the amount thm unpald of principal end interest, together with the costs and charges incident therein, and the owner.	and all the Improve
<u>Alex f. Edu</u> × <u>Hanny</u> <u>Egell</u> John B. Al (SEAU) <u>abort L. Eldar</u> Manoy <u>Diselo</u> Johnny <u>E. Egell</u> (SEAU) <u>Manager</u> der Manoy <u>Diselo</u> (SEAU) (SEAU)	It is agreed by the parties — making such sale; on demand, to the first part LOS	
obert I. Elder A Manoy Greek Johnny B. Spolit (SEAU) (SEAU)	In Witness Whereof, the part 195 of the first part have hereunto set their hand? and seef	the day and year
De mail (der Mane & Prest Johnny B. Hacht (SEAU)		
ilma L. Elder	Roleit L. Eller . Yo. De an TI P GIL	
x <sup>1</sup> /crast 2. (SEAU	Liter I. Elder x Manoy Gell Johney B. Al	
	When I. Elder A Manon Gell Adverse Bolton and Solar and Stranger	
	When I. Elder A Manon Gell Adverse Bolton	
	tobert L. Elder A Manoy Egell Johnny & Edell Mina J. Elder X Manos Presy Press Company State Mina J. Elder X Mina J. Com X 2008 L. Malson X 2008 L. Mals	(ŚEAL)
	tobert L. Elder A <u>Manuf</u> <u>Egell</u> <u>planny 5. cpcl</u> <u>Manual</u> <u>Cder</u> <u>Hancel</u> <u>Deer</u> <u>Schultzer</u> <u>Cder</u> <u>Hilma J. Elder</u> <u><u>Egell</u> <u>Schultzer</u> <u>Schultzer <u>Schultzer</u> <u>Schultzer</u> <u>Schultzer <u>Schultzer</u> <u>Schultzer <u></u></u></u></u></u>	(ŠEAL)
in the second	tobert L. Eller Manay Cgell Advances and Manager And Manager And	(ŠEAL)
in the second	tobert L. Elder <u>Hanny Cgell</u> <u>Promy</u> <u>security</u> <u>Hanny C</u> der <u>Encry Cgell</u> <u>Promy</u> <u>security</u> <u>Inter J. Elder</u> <u><u>Kurker J. Joon</u> <u>Transa J. Joon</u> <u>Transa J. Joon</u> <u>State of Kausas</u> <u>S</u></u>	(ŠEAL)
STATE OF KAUSAS	tobert L. Elder Manay Cgell Annow Control And Anno Anno Anno Anno Anno Anno Anno	(ŠEAL)
STATE OF KAUSAS DOUGLAS COUNTY, SS BE IT REMEMBERED, That on this 297 day of august A.D., 1963 before me, a. Notary Public in the aforesaid County and State,	Tobart L. Elder A Manuel Gell Andrew County of South Andrew County Public South Andrew County South Andrew C	(SEAL)
STATE OF KAUSAS Douglas COUNTY, SS BE IT REMEMBERED, That on this 29% day of August A. D., 1063 before me, a Notary Public in the aforesaid County and State, come Robert L. Elder and Wilms J. Elder his wife,	tobert L. Elder Hance De La	(SEAL)
State of Kausas Dougles L. Alfo before me, Notary Public day of August A. D., 1063 before me, Notary Public came Robert L. Elder and Wilme J. Elder his wife, dynamic and Vinginia P. Jamison	tobert L. Elder Hance De La Preis Annot Leel Annot State of State	(SEAL)
STATE OF KAUSAS DOUELAS DOUELAS DOUELAS DOUELAS DOUELAS DOUELAS DE IT REMEMBERED, That on this 29 <sup>R</sup> A D., 10 <sup>K</sup> Defore me, Notary Public came Robert L. Elden and Wilma J. Elder his wife, double Dat Sport and Nandy J. Ecall his wife, Michael L. Jamison and Virginia P. Jamison 10 <sup>K</sup> 10 <sup>K</sup>	tobert L. Elder Mancy Gell Advance South Hinne J. Provide States South States Sout	(SEAL)
STATE OF KAUSAS Douglas COUNTY, SS Defore me, s. Notary Public came Robert L. Riden and Milms J. Elder his wife, Michael E. Jamison and Virginia P. Jamison 10 me perpendiff known to be the same person 2 who executed the foregoing injument and Both acknowledged the execution of the same. IN WITHES WRITERS, I have hereuro subscribed my name, and afficial seal on the day and year last above written.	tobert L. Elder Hancy J. Leel Hancy J. Leel Hanc	(SEAL)
STATE OF KAUSAS DOUGLAS DOUGLAS DOUGLAS DOUGLAS DOUGLAS DE IT REMEMBERED, That on this 297 day of August A.D., 1963 BE IT REMEMBERED, That on this 297 day of August A.D., 1963 Defore me, a. Notary Public in the aforessid County and State, came Robort L. Elden and Wilms J. Elden his wife, Johnhop Edi Scotl and Nandy J. Ezell his wife, Michael L. Jamison and Varginia P. Jamison 18 LIC 151 In the storessid County and State active deged the execution of the same. IN WINESs WHEEPO, I have berown to bached my name, and affixed my official seel on the day and year last above written. Ary Commission Expires CARL 10 1965 August A.D., 1963 In the storessid County and State Notary Public In the storessid County and State In Withess WHEEPO, I have berown to bached my name, and affixed my official seel on the day and year last above written. In Withess WHEEPO, I are berown to bached my name, and affixed my official seel on the day and year last above written.	tobert L. Elder Hancy J. Leel Hancy J. Leel Hanc	(SEAL)
STATE OF KAUSAS Douglas COUNTY, SS Defore me, s. Notary Public came Robert L. Riden and Milms J. Elder his wife, Michael E. Jamison and Virginia P. Jamison 10 me perpendiff known to be the same person 2 who executed the foregoing injument and Both acknowledged the execution of the same. IN WITHES WRITERS, I have hereuro subscribed my name, and afficial seal on the day and year last above written.	tobert L. Elder Hancy J. Leel Hancy J. Leel Hanc	(SEAL)
Doueles country) <sup>55</sup> BE IT REMEMBERED, That on this 29 <sup>R</sup> day of August A.D., 19 <sup>K</sup> 3 before me, Notary Public in the aforesaid County and State, come Robert L. Elder near Milms J. Elder his wife, Michael L. Jenteon and Varetnie P. Jamison In the aforesaid county and State, in the soles of the second of the same who executed the foregoing injument and Both achinowledged the execution of the same. IN WINESs WHERE, I have hereinto subscribed my name, and affixed my official seal on the day and year last above written. Not commission Expires. Country 10 10 10 Jack Jack March M	tobert L. Elder Hancy J. Leel Hancy J. Leel Hanc	(SEAL)
STATE OF KAUSAS DOUGLAS COUNTY, SS DOUGLAS COUNTY, SS DOUGLAS COUNTY, SS DE IT REMEMBERED, That on this 297 day of Augast A.D., 1963 Defore me, a Notary Public care Robert L. Elden and Wilms J. Elder his wife, Wichael L. Janteon and Virginia P. Janteon to me personally known to be the same person who executed the foregoing injument and Baty Statewidged the execution of the same. IN WINES WHEER, I have become subscribed my name, and affixed my official seal on the day and year last above written. Ary Commission Expires. CARL 10 19 19 19 19 19 19 19 19 19 19 19 19 19	Allen J. Elder Hancy J. Gell Hancy J. Gell Hancy J. Gell Hancy J. Gell Hancy J. Gell Hancy J. Gell Hancy J. Court J. C	(SEAL)

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