Reg. No. 19,883 Fee Paid \$28.75 H.H. 89082 BOOK 138 manine and wave in 28th day of August This Indenture, Made this ..., 19 64 between Paul R. Sloan and Zella F. Sloan, his wife, Howard E. Sloan and Doris J. Sloan, his wife. of _____Lawrence ..., in the County of _____ Douglas _____ and State of _____ Kansas _____ Witnesseth, that the said part. i.e.s. of the first part, in consideration of the sum of Eleven thousand five hundred fifty and no/100 (\$11,550.00) - - - - - - DOLLARS to them duly paid, the receipt of which is hereby acknowledged, have 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 _____ Douglas __ and State of o Kansas, to-with Beginning at a point 776.59 feet south and 219.37 feet West of the Northeast corner of the Southwest quarter of Section 34. Township 12 South, Range 19 East, thence West parallel to the North line of said Southwest quarter 219.37 feet; thence South parallel with the East line of said Southwest quarter 224.59 feet, thence East 219.37 feet parallel with the North line of said Southwest quarter, thence North 224.59 feet to the point of beginning, ith the appurtenances and all the estate, title and interest of the said part i esof the first part therein. and that they, will werrant and defend the same against all p to that the part jos of the first part shall at all times during the life of this inde re, pay all ta THIS GRANT is int er of the sum of Eleven thousand five hundred ------DOLLARS ording to the terms of ODE certain written obligation for the paym at of said sum of money, executed on the 28th August 19-04 and by 113 there made psychile to the part y of the second nexest accruing flareon according to the terms of acid obligation and also to secure any sum or sums of money advanced by the dad to the t raid part 125 of the first part shall fell to pay the same as provided in this inch χ_{225} . The new part shall fell to pay the same as provided in this indenture. And this conversions shall be void if such payments be made as breach appointed and the obligation, can default be made in such payments or, any part thread or any obligation result thready or in the same become due and payable, or if the interarch thready, or interarch thready, or a state are nor that they have to change a state are nor they in thread or any are row, or if the interarch thready, or an extent was not they in a group of the same become due and payable, or if the interarch thready or any or interarch thready or any or any or interarch thready or any other in the whole sum remaining vipakid, and all of the obligations provided for in add written obligation, for the pay, shall interactably maters and become due and we are shared for in add written obligation, for the the second part. If the menner provided by law that hereby granted, or any part ount then unpeld of principal and to take possession of the a appointed the collect the rents and ban mer prescribed by faw, and out of all the costs and charges incident the be paid by the part y making such sale, on dem nd, to the first part ed by the partier harato that the terms and provisions of this indenture and each and every obligation therein contained, and all Ing interfrom, shall extend and inver ro, and be obligatory upon the heirs, executors, administrators, personal representatives, d, the part jes. of the first part he US herewrite set and seel S thair b the day and year E Papi R. Sloan Sloan (SEAL) (SEAL) x Zella F. Sloan (SEAL) Doris J. Sloan (SEAL) 0

The second second