$\begin{array}{c} \text{Bat} \qquad \quad \text{ will warrant and defend the same against all parties making barbs claim thereto. \\ It is appreciate between the parties hereto that the part 10 B of the first part shall at all times during the life of this later. \\ \end{array}$ re, pay all taxes and assess ments that may be leveled or assessed against said real estate when the same become due and psyside, and that hey will be been been been been used as a state inverse of the same due to the buildway proh said real estate inverse due so that they will be specified and directed by the mode of the same due to the same due tot the same due to the same due to the samety of the second part, the loss, if any, mode parable is the party of the second part to the extent of its interest. And in the event that said part 10.0 the first part shall fail to pay such taxes when the zeros become due and parable or to keep soid permises insured as herein provided, then the party of the and part may part part and the second becomes due and parable or to keep soid permises insured as herein provided, then the party of the interest at she rate of 10%. From the date of general well way reput the the transform of Mine ty-TWO Hundred and no/100---pollans This grant is intended as a montpape to source the payment of the sum of Mine ty-TWO Hundred and no/100---pollans the to the terms at ONC certain written obligation for the payment of said som of money, executed on the September 19.64, and by its terms made payable to the party of the second part, with all interest ac 2nd day of SEDEGRDEF 19.04, and by its terms mode payable to the party of the second part, with all interest accruing thereen according to the terms infinite displation, also its second and the second part, with all interest accruing thereen according to the terms infinite displation, also the second and this more apparent in a displation and the second part, the terms infinite displation according to the terms infinite displation according to the second part, the terms infinite displation according to the terms of movy distances in the terms infinite displation according to the terms of movy distances in the terms infinite displation according to the terms of movy distances in the terms infinite displation according to the terms of movy distances in the terms of movy distances in the terms infinite displation according to the terms of movy distances in the terms infinite displation according to the terms of movy distances in the terms of the displation according to the terms of move distances in the terms of movy distances in the terms infinite displation according to the terms and income according to the terms of move distances in the terms of the terms of move distances in the terms of the terms of move distances in terms of move distances in terms of the terms of move distances according to the terms of move distances in the terms of the terms of move distance terms and income according the same on the compared terms of terms terms terms according to the terms of terms of terms terms of terms terms according to the terms of terms terms according to the ter craing the In the finality prevent or recards party or too section part in conversion of that sums that the follow or expresses. This follow of the second part to essent any of its right berelender at any time shall not be construind as a water of its right to assert the same at a later built to make to spot and refere strict compliance with all the terms and providence in said obligations and in take mortgage contained. If said constants of the first part that cause in be paid to party of the second part, the entire amount due it hermunder and under the terms and tistics of said node hereby secured, and under the terms and provisions of any obligation hereafter incurred by part 100 of the first part for follow encet, mode to by party of the original amount of the mortgage, and any extensions or receases hered and shall comply which all of the provisions is said node in this mortgage contained, and the provisions of fiture obligations hereby secured, then this all of the provisions is said node in this mortgage contained, and the provisions of fiture obligations hereby secured, then this all of the provisions in said on the in this mortgage contained, and the provisions of fiture obligations hereby secured, then this all of the provisions is said note in this mortgage contained, and the provisions of fiture obligations hereby secured, then this convey while all of the provisions is said note We do the secting constants, and not provide a tribulation of any part despitability for the late of the section of the sectio , on demand, to the party of the first part. Part 185 of the first part shall pay party of the second part any deficiency re-It is agreed by the parties hereto that the terms and provisions of this indextore and each and every obligation therein contained, and all benefits according everyon, that extend and issue to, and be obligatory upon the heirs, executors, administrators, personal yepresentatives, assigns and successors of the respective risks hereto. In Stress whereof and parties of the first part ha VO servento set their handbad seaffile day and p *Homas A. Recorder* (SEAU) 7. Cheristic Murror Thomas J. Munger (SEAU) N. Virginia Munger N. Virginia Munger (SEAL) (SEAL) (SEAL) STATE OF KANSAS DOUGLAS COUNTY, SS. MI IT SEMENSERED, That on this Prid bay of September A D. 19 64 before me, a Notary Public in the aforesist County and State. came Thomas J. Munger and N. Virginia Munger, A D. 19 64 HOTAT ---husband and wife UBLIC to me personally known to be the same person S. ... who en acknowledged the execution of the same. IN WITNESS WHEREOF, I have here 1966 April 21 L. E. Eby My Commission Expires Notary Public

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Carold a Deck Register of Deeds