19,948 Reg. No. 19,148 Fee Paid \$ 7.50 . In the second 89322 BOOK 138 The Outleask Prints rs. Publisher of Logal Iti This Indenture, Made this lith day of September Descon and Trustees of The Pentecost Assembly of the World September, 1964 between of Lawrence , in the County of <u>Rouglas</u> and State of <u>Kansas</u> pert **J** of the first part, and The First National Bank of Lawrence, Lawrence, Kansas part. of the second part. - DOLLARS to them duly paid, the receipt of which is hereby acknowledged, here 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 Kansas, to-wit: cdcoredsowast.colotha.douthaest.coorney_arothe.thorn dodeothom.dco.thorney.cold.cohonney.toythr.thorney ab.dcfo.dentgo.theney.couth????Peed.yothencestaythr.thorney henecolobeptanta?????becdptcorotheseagers. The South 30 Feet of Lot 9, in Block 1, of Green's Subdivision, and all of Lot Ten (10), in Block One (1), in Green's Subdivision, in the City of Lawrence, in Douglas County, Kansas. with the appurtenances and all the estate, title and interest of the said parties, of the first part therein. And the said part 100 _____ of the first part do _____ hereby covenant and agree that at the delivery h the lewful of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all is and that \underline{they} will warrant and defend the same adjainst all parties making lawful claim th It is agreed between the parties hereto that the part 128 of the first part shall at all times during the life of this in they all faxe nd assessments that may be levied or assessed against and real estate when the part shall at all times dring the life of this indemute, pay will taxes seep the bolidings upon and real estate insured against five and terrade in such som said by such insurance anneary as shall be appeiding in feature the series of the second part, the loss, if any, made payhels to the party the second part to the esteries of the second part, the loss, if any, made payhels to the party the second part to the second part of the actest of $\frac{1100}{100}$ ($\frac{1100}{100}$) pairs and the second part of the large part shall fail to pay such taxes when the same become due and payhels or to keep or pair shall become a part of the indebtedness, secured by this indemture, and shall bear interest at the res of 100%. Form the dates of payment THIS GRANT Is Inte origage to secure the payment of the sum of Two thousand nine hundred seventy DOLLARS, ling to the terms of ODG certain written obligation for the paym nt of said sum of money, executed on the 14th day of Sabtambar is 64, and by, 105 terms made payable to the part Y of the second part, with all interest accruing thereon according to the terms of sold obligation and also to secure any sum or sums of money advanced by the add part \mathcal{J} of the second part to pay for any insurance or to discharge any tenses that add part $\frac{165}{100}$ of the first part ahell fail to pay the same as provided in this ind of the second part to pay for any insurance or to discharge any texes with in est thereon as herein provided, in the And this conveyance shall be used it such payments be made as persuants in mit ingenture. default be mode to such approach any part thereof any obligation created thereby, or interest thereoit, or if it is an on paid when the same became due and payshalls, or if the insurance is not kept up, as provide herein, or if it is estimated when the same and any other thereoit of the insurance is not kept up, as provide herein, or it is is estimated and the substantiation of the obligation created thereby, or interest thereoit, or if it is estimated and the substantiation of the obligation created thereby and the substantiation of the substantiant of the substantiant of the substantiant, which notice, and given, shall immediately mature and become due and payshile at the option of the holder hereoft, without notice, and The said part X of the second pert to take presession of the said presents thereon in the manner provided by law and to have a resolver appointed to collect the rests and barefits accurate the pressure barefits accurate the pressure of a second perturbation of the said pressure that the pressure barefits accurate the pressure of a second perturbation of the second pe shall be paid by the part Y making such sale, on de It is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all nefts accruing therefrom, shall extend and loure to, and be obligatory upon the heirs, associators, administrators, personal representatives, et the parties of the fest part have herewate set their hand 3 and see 3 the day and year DRACON AND TRUSTERS OF THE FENTPROST ASSEMBLY OF THE WORLD Henry Lee Jones, Deacon (SEAL) Sarel Vanseau ... (SEAL) Darel Vann, Trustee Tracy Georgia, Trastee

the second state