with the appurtenances and all the estate, title and interest of the said part i.e.s of the first part therein. And the said part 105 of the first part do _____ hereby covenant and agree that at the delivery hereof they are the lewful ow of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incu-no exceptions and that they will warrant and defend the same against all parties making Tawful claim thereto and assessments that may be levied or asisted against said real state when the same become due and payable, and the industrue, pay all taxes and assessments that may be levied or asisted against said real state when the same become due and payable, and that they will say the buildings upph said real estate murd against fire and tornade in such sum and by such insurance company as shall be specified and detected by the part Y. of the second part the loss, if any, made payable to the part Y of the second part to the estent of 115minutes. And in the event that ladd part 1255, of the four part shall fail to pay such taxes when the same become due and payable or to leap and premise insured as herein provided, than the part Y of the second part nay pay and taxes and insurance, or either, and the amount to paid shall become a part of the indebtedness, secured by this indeture, and shall been interest at the rate of 10% from the date of payment whill fully repaid. egreed between the parties hereto that the part LES of the first part shall at all times during the life of this inde THIS GRANT is Intended as a mostgage to secure the paym Seven Thousand and no/100----ant of the sum of BOLLARS. cording to the terms of ODC . certain written obligation for the payment of said sum of money, executed on the day of . DETRUMINET 19 (c), and by 115 terms made payable to the part V, of the second part, with all Interest accounts the merein according to the terms of said obligation and also to secure any sum or sums of money advanced by the said part X of the second part to pay for any insurance or to discharge any taxes with interest the m as herein provided, in the hat said part ICS of the first part shall fall to pay the same as provided in this indenture. that said part 255 ______ of the first part shall fail to pay the same as provided in this indefence. And this convergence shall be void if such payments be made as previous specified, and the obligation comparing therein. bully discharge if default be made, in such payments or any part thereof or any obligation created therein, or interest therean, or if the taxes on such astate are not paid when the same become due and payable, or if the increased therein, or interest therean, or if the buildings on a real extra are not paid when the same become due and payable, or if the increased therein, or interest therean, or if the buildings on a real extra are not paid when the same become due and payable, or if the increased therein, for the security of which this induces in given, theil immediately matter and become due and payable or the committed on said vertice oblights on the security of which this induces in given, theil immediately matter and become due and payable or the contin of the halder hereof, which on these, and if and be lawful the totic given, theil immediately matters and become due and payable or the contin of the halder hereof, which on the security of which this induces in given, theil immediately matters and become due and payable or the contin of the halder hereof, which will be lawful the text gamma or in the meaner provided have are takened. The means preventiant of context the rests and benefits excruing thereform, and all the previses have due of principal and Interest, together, with the costs and charges locident therein, and the payet is any there of its that be paid by the part \underline{Y} making such take, on demand, to the first part $\frac{\hat{A} \otimes S}{\hat{A} \otimes S}$. It is associated by the part \underline{Y} making such take, on demand, to the first part $\frac{\hat{A} \otimes S}{\hat{A} \otimes S}$. It is agreed by the parties locato that the terms and provisions of this indexture and each and every obligation therein contained, and all benefits accruing therefrom, shall extend and incre to, and be obligatory upon the heirs, executors, administrators, paraonal representatives, satigns and successors of the respective parains hereto. In Witness Whereof, the part ICS of the first part he VC hereunto set their -and seal S. the day Harold F. Hitfuel (SEAL) Willadean Hatfield SEAU 100 Kansas STATE OF Douglas COUNTY. HI IT REMEMBERED, Ther on this lots day of Optimiler A.D. before me, a came Harold F. Hatfield and Willadean Hatfield to me, personally known to be the same person S, who executed the foregoing is achowindiged the execution of the same. If WITNESS WHEREOF, I have hersunto subscribed my neme, and affixed my afficial se husband and wife A U D L V UNITESS WHEREOF, I have berinned aubacribed my na year last above written. ne, and affixed my official seal on the day and white the born of have Notary Public

Recorded September 22, 1964 at 1:52 P. M.

prote 4. Register of Deeds

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