Reg. No. 19,968 Fee Paid \$12.50

89425 BOOK 138 Ma. 528) The Outlask Printers, Publisher of Legal Blanks, Lawrence, Kanas MONTOACE This Indenture, Made this 15th This Indenture, Made this 15th day of Septemb Benjamin M. Flory & Arletta Flory, his wife September , 1964 between of Luwrence R#5 , in the County of Pourlas and State of Kanana part T of the second part. Witnesseth, that the said part 28 of the first part, in consideration of the sum of FIVE THURSAID & no/100 * * * * * * DOLLARS to then duly paid, the receipt of which is hereby acknowledged, have sold, and by this indenture do GRANT, BARGAIN, SELL and MORTGAGE to the said parts. ⁴ of the second part, the following described real estate situated and being in the County of Doublass and State of Kansas, to-wit: The Southeast Quarter (32) of the "orthwest Quarter (Not) of Section Trenty-five (25); the Louthwest Courter (34) of Section Bentr-five (25), Less the following laserthist tract Convention of the Benthwest Conver of the Southwest Quarter of Section Twenty-five (25), Toxabin Institution (13), Revea 15; thence East 56 Redse thence Martin Thirteen (13), Revea 15; thence East 56 Redse thence Martin 90 Rods; thence West 56 Reds; thence South PO Pode, to place of Beninfury, salida Township 13, Range 14, in Teurilas County, Kansas. with the appurtenances and all the estate, title and interest of the said part. Sof the first part therein. And the said part do _____ hereby, covenant and agree that at the delivery hereof the are the lawful owner I the premises above grented, and seized of a good and indefeesible estate of inheritance therein, free and clear of all incumbrances, and that billow will warrant and defend the same against all parties making leaving claim thereto. It is agreed between the parties hereto that the part 120 of the first part shall at all times during the life of this indenture, pay all taxes This determine the may be levined or excessed egainst said real extent when the same becomes during the life of this indenture, pay all tases and assessment that may be levined or excessed egainst fire all extent when the same becomes due and payable, and that there the buildings upon said real state insured against fire all extent when the same becomes due and payable and the directed by the performance of the second part, the loss, if any, made payable to the part of the second part to the extent of meets. And in the vent that, aid part all of the first part shall fail to pay such taxes when the same becomes one shall be perfield and all premise insured as iterain provided, then the part of the second part may pay said taxes and insurence; or either, and the amount on paid hell becomes a part of the indebtedmens, secured by this indenture, and shall beer interest at the rate of 10% from the date of payment until Mily, repaid. THIS GRANE is intended as a mortpage to secure the payment of the sum of ms of R certain written obligation for the payment of said sum of money, executed on the 31/11/1 day of Brittemine 19 61, and by 1.2.3 terms made payable to the part of the second part, with all interest according thereon according to the terms of said obligation and also to secure any sum of money advanced by the said part _____ of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the evi that said part ______ 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 part thereof or any obligation created thereby, or interest thereor, or if the taxes on said real state are not pay and whan the same become due and payeting or if the insureme is not real provided herein, or if the buildings on said real state are not kept in as good repeir as they are now, or if wate is committed on said several 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 seculty of which this indenture a piver, shall immediately mature and become due and payable at the option of the holder hereof, without notes, and it shall be leaved for the said several shall be a set of the builder is set of the se is great, this immediately have a back to be an provide a provide the provide a provide a provide a provide by the and to have a receiver appointed to collect the rest and benefits account the improve-bient three on the manner provided by the and to have a receiver appointed to collect the rest and benefits account therefore, and to be self the premises haraby granted, or any part thereof, in the manner prescribed by law, and out of all moneys arising from such sale to retain the amount their unpaid of principal and interest, together with the costs and charges incident thereto, and the overplus, if any there be hall be paid by the part 7 making such sale, on demand, to the first part 180 It is adread by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all nefits accruing therefrom, shall extend and inure to, and be obligatory upon "the heirs, executors, edministrators, personal representatives, igns and successore of the respective parties hereto. In Wirness Wheread, the part 102 of the first part have hereunto set their hand a and seal the day and year Bufamin M. Plong (SEAU al the totan I have (SEAL)(SEAL)

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