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## with the appurtenances and all the estate, title and interest of the said part. Lesof the first pert therein.

And the sold part J.C.S. of the first part do \_\_\_\_\_\_bareby covenent and agree that at the delivery hareof IDCY. AI the leaful owner of the premises above greated, and sated of a good and indefeasible estate of inheritance therein, free and clase of all incombrances. EXCEpt Mortgage for \$20,000, dated June 1, 1964, recorded June 8, 1964, Bk. 137, Page 469, payable to The Equitable Life Assurance Society of the United States, and that They, will warrant and defend the same against all perior making lawful data thereto.

It is agreed between the parties he meto that the particis of the first part shall at all tim ng the life of this in ure, pay all taxes

and assessments that may be leveled or easessed against side regides are not but part shin as an innew during the tipe of this inductives, pay all taxas keep the buildings upon side real estates innered against side real tenseeds in such som and by such interance company as shall be superfiled and discreted by the part  $y_{-}$  of the accord part, the level it error node payable in the same become due and payable, and thet. This  $y_{-}$  will interact And in the accord part by the base of the second part is the base of the second part is the base interact. And in the event that said part job, of the form part shall fail to pay such taxas due and base due and payable or to keep to pad parts and the part of the indicatedness, secured by this lengthture, and shall beer interact at the rate of 100% from the due of payment.

THIS GRANT is intended as a mortgage to secure the payment of the sum of TWENTY thousand and no/100 -DOLLARS.

ing to the terms of ODQ. ce en obligation for the payment of said sum of money, executed on the

day of <u>November</u> 19.64, and by its terms made payable to the part <u>y</u> of the second part, with all interest accruing thereon according to the terms of said obligation and also to secure any sum or sums of money advanced by the relid part y ........ of the second part to pay for any insucance or to discharge any taxes with Ini son as harain provided in the that said particities ... of the first part shall fell to pay the same as provided in this indenture

1. T. T. C.

And this convergence shall be void it is over payments be made as herein specified, and this obligation contained therein it If default be made in such payments or any pair thereof or any obligation created thereby, or interest thereon, or if the taxs real eater are not barr in such payments or any pair thereof or it was is converted thereby, or interest thereon, or if the tax real eater are not barr in bod repair as they are now, or if was is converted to previous then the taxoning orpaid, and all of the obligation previous of the tax and the work of the tax of the

he said part y of the second part to take possession of the said premises and all the manter provided by law and to have a receiver appointed to collect the reats and benefits according therefore all the premises hareby granted, or any part timered, in the manner prescribed by law, and out of all moneyr using there even the neuron then unpaid of principal and interest, together with the costs and charges incident thereto, and the overplan, if any shall be peid by the part y. making such sale, on demand, to the first part

It is agreed 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 lowe to, and be obligatory upon the heirs, executors, administrators, personal representatives, igns and successors of the respective parties hereto. in Witness Whereof, the part ios of the first part have hereunto set their hand s... and as

	x John E. Fickens	(SEAL)
* 2 · · · · · · · · · · · · · · · · · ·	The second second second	(SEAL)
4	Mildred M. Pickens	(SEAL)
	· · · · · · · · · · · · · · · · · · ·	(SEAL)

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A LEA	BIAN OF KANSAS DOUGLAS COUNTY
	November A. D. 19.64
	before me, a Notary Public
	John E. Pickens and Mildred M. Pickens, husband and wife,
	to me personally known to be the same person. S., who assound the foregoing instrument and duly ecknowledged the execution of the same.
	IN WITNESS WHEREOF, I have hersunto subscribed my name, and affixed my official seel on the day and
1 AL	My conductor Expres June 1.7 19.65 Marroy Roles
	Warren Rhodes Hotery Nolic

Recorded November 5, 1964 at 3:15 P. M.

Thack Register of Deeds