with the appurtenances and all the estate, title and interest of the said part. of the first part therein. And the said pard.08 of the first part do hereby covenant and agree that at the delivery hereof they are the lawful owne of the premises above granned, and select of a good and indefectible exterio of inheritance therein, free and clear of all incumb No exceptions and that they will werrant and defend the same against all parties making lewful claim thereto. If is agreed between the parties hereto that the part 268 of the first part shall at all times during the life of this indenture, pay all faces and assessments the maximum periods periods that the per 2002 of the first per shall at all times during the life of this indemter, pay all taxes keep the buildings upon asid real estate intervel against fire and tormado in such sum and by such insured, company as that is the second part the second part the life of the second part. The life and tormado in such sum and by such insured company as that is a second part of the second part to the second part to the second part. The life and the first per shall be specified and provides insured a spectra of the second part to be a set of the second part of the second par THIS GRANT Is intended as a montgage to secure the pays SIXTY SEVEN HUNDRED & DO/100 # -* DOLLASS, according to the server of a certain written obligation for the payment of said som of money, executed on the 9th day of November on 10 54, and by 115 terms made payable to the party of the second part, with all interest secreting thereon according to the terms of said obligation and also to secure any own or sums of money educated by the said part **y** ... of the second part to pay for any insurance or to discharge any taxes with interest ther that said part **108**, of the first part shall fail to pay the same as provided in this indenture. And this conveyance shall be void if null payments be made as herein specified, and the obligation contained thanks fully f default be made in such payments or any part thread or any obligation provide thready, or interest thread, or if the issues or take are not payed when the same become due and payeds or if the issues and the scheme provided barrow, or if the builds as attact are not kept in as good repair at they are now, or if weath is committed on said the as provided barrow, or if the build mit the whole sum remaining unpair, and all of the obligations provided for in said when white obligation, for the security of which is given, shall innectiately mature and become due and payable at the option of the hubder benefit, whole others, without to the security of which the is given, that because y many and there is no an approximate the second part of the sold promotes and all the improve match there is the examp provided by law and to have a review appointed to called the rent and benefits account there is and all the improve second there is the manner provided by law and to have a review appointed to called the rent and benefits account there is an appoint to the sold the intervent of all moves a strain and the improve set is the manner provided by law and to have a review appointed to called the rent and benefits account of all moves a strain and the intervent of all moves a strain the set of the sold of a strain and the set of the sold of the sold of principal and interest, together with the case and charges includent therets, and the overplat, if any there be hall be said by the sarty making such sais, on demand, to the first pard.03 It is agreed by the perfect front that the terms and provisions of this ladenove and each and every obligation therein constance, and all nefts accruing therefrom, shall extend and incre to, and be obligatory upon the beirs, executors, administrators, personal representatives, In Witness Whersel, the partical of the first part ha VO hereunto set (SEAL) Kin (SEAL) Mary Mone King (SEAL) (SEAL) STATE OF Kansas Douglas COUNTY. 18 IT REMEMBERED. That on this 9th day of November A. I belose me. Notary Public in the Morenaid County came Ralph M. King, Jr. and Mary Anne King, his wife 9th dev of November A. D. 19 64 in the aforesaid County and State. NCIARY S to me personally known to be the same person $\overline{\mathbf{S}}$, who executed the foregoing instrument and duly schnowledged the execution of the same . Ustic St IN WITNESS WHEREOF, I have hereunto subscribed my n year" last above written. and affixed my official test on the day. April 18th 10 66. Atoward Closeman My Commission Repliced Notary Public Harold allack Register of Deeds Recorded November 12, 1964 at 9:00 A. M.

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