Fee Paid \$35.00 Lou 10, Ce ter Niles 90026 BOOK 139 This Indenture, Made this 23rd ...day of November 1064 hetwar Johnny B. Ezell and Mancy J. Emell, his wife of Lawrence , in the County of Douglas and State of Kannag parties of the first part, and The Lawrence National Bank, Lawrence, Kansas part y of the second part. Witnesseth, that the said part100 of the first part, in consideration of the sum of FOURTEEN THOUSAND & no/100 . 384 . . -to them duly paid, the receipt of which is hereby acknowledged, have sold, and by this indenture do GRANT, BARGAIN, SELL and MORTGAGE to the said party of the second part, the and State of Commencing at the Northeast Corner of the Southwest Quarter of Section 34, Township 12 South, Range 19 East; thence South along the East line of said Quarter Section 1235.32 feet; thence West parallel to the North line of said Quarter Section 1302.20 feet for a point of beginning; thence continuing West 186 feet; thence South parallel to the East line of said Quarter Section, 234.14 feet; thence East, parallel to the North line of said Quarter Section, 186.0 feet; thence Hourth parallel to the East line of said Quarter Section, 234.14 feet to the East line of said Quarter Section, 234.14 feet to the point of beginning; subject to a 30 foot road right-of-way along the West side thereof and subject to a 35 foot road right-of-way along the South side thereof; in Douglas County, Kansas. Kansas towit-ASSIGNMENT: Including all rents, issues and profits thereof, provided however that the mortgagors shall be entitled to collect and retain the rents, issues and profits until default hereunder. with the appurtenances and all the estate, title and interest of the said part...... of the first part therein. And the said parties of the first part do hereby covenant and agree that at the delivery hereot they are the lawful owner B the premises above granted, and veized of a good and indefeasible estate of inheritance therein, free and class of all incumbrances, No exceptions ant and defend the same against all parties making is m the parties hereto that the particles of the first part shall at all times during the life of this indent nd assessments that may be levied or accessed against sait real events when the arms becomes due and payable, and that **indexture**, pay all tax may building upon axid real extent instead against sait real events when the arms becomes due and payable, and that **they will** events by the pay **y**. of the second pay, the loss, if any node payable to the payable, by such insurence company as shall be appeiding a ferent. And in the event that said part **JOE** of the first part shall fait by such insurence company as shall be appeiding a ferent. And in the event that said part **JOE** of the first part shall fait by such insure when the arms become due and payable or to bue of partial shall become a part of the indebtedness, secured by this indexture, and shall become and humarnec, or either, and the enough the full company. re, pay all taxe THIS GRANT is intended as a mortgage to secure the payment FOURTEEN THOU SAND & no/100 * # ding to the terms of a certain writt * DOLLARS, eccording to the terms of a certain written obligation for the payment of said sum of money, executed on the 23rd of day of <u>Hovember</u> 10 64, and by 12s terms made payable to the part **y** of the second pay, with all interest according to the terms of said obligation and also to secure any sum of runs of money advanced by the said part y of the second part to pay for any insurance or to discharge any taxes with interest th on as herein provided in the ther said perties of the first part shall fail to pay the same as provided in this inde And this conveyance shall be void if such payments be inside as baren's specified, and the obligation contained the If default be node in such payments or any part thereof or any integration created thereby, or interest thereon, or if at real estate are not begin in as good repair as they are now, or if we interests it not hapt up, as provided hards, or if real estate are not test in as good repair as they are now, or if we interest as a provided hards, or if and and the whole sum remaining unpeals, and all of the obligations provided for in all written obligation, for the security o is givent, shall immediately meture and become due and payable at the option of the holder heref, without natios, and In great, the measurery matter and second do and payable at the option of the helder hereof, without notice, and it ments thereon is the meanur provided taw and to have a receiver appointed to collect the rests and benefits accuracy will the premise hereby greated, or by pert thereof, in the meaner prescribed by law, and out of all moneys arising retain the amount then unpaid of principal and interest, together with the costs and charges incident thereot, and the overplu shall be peak by the pert J. making such sale. On demand, to the first per 105 It is spreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all nefts account therefrom, shall extend and loure to, and be obligatory upon the heirs, executors, administratora, personal representatives, ages and successors of the respective parties hereto. In Witness Whereast, the part 108 of the first part ha VE and year (SEAL) (SEAL) (SEAL) (SEAL) FOR THE FOR TH

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