will warrant and defead the same spaties all parties making tasked claim thereta. on the parties bereta that the part, 0.11 of the first part shall at all times during the life of t ind that they It is equest between It is spring between the particle barriers that the pert ACM. If the first part shall at all times during the first of this indextare, pay all taxes and anone-ments this way be forder or ansered against said real extends them the same became day and parallely, and dans. The \mathcal{T} w111 here the buildings pays hild real status insured for the from first and extended towards in and by much however, and wave company as shall be monthled and directed by the parity of the second part, the loss, if any, made payable to the party of the second part to the extent of to interest. And is the yout that mail part. I.S.S. of the first part shall fail to pay such taxes when the mass bacene due and payable of the forter barries incread as herein provided, then the party of the second part, may pay shall taxes and homemon, or other, and the second taxe that bacene a part of the indextedomer, mouried by this indexter, and dual bear interest at the rate of 10% how the date of payment world fully regald. This grant is intended as a meripage to score the spectral full because is pair of the inductance, meaned in points, and data the intense of 10% how the data of payment will fully reput. This grant is intended as a meripage to score the payment of the sum of Sixty-Pive Hundred and no/100---ould and of the second part, with all intense of one of the inductance, meaned by the size of the inductance of the In the functor preter second part to assert, any of its right harmander at any time shall not be construed as a valuer of its right to assert the sa and to hold upon and enforce strict compliance with all the terms and provident is said adipation and in this martages contained. s and to loads topon and enforce strict compliance with all the terms and provident is said disputed aft in this memory tokanew. If said port 10.0 of the first part shall cause to be paids to party of the second part, the entire amount due it bereaster and under the terms and providens of any obligation hereafter incorred by part(0.0 s. of the first part for future them. by party of the second part, the mether amount due it bereaster to the first part for future them. by party of the second part winther evidenced by neck, book sees, made to by party of the mercanic part whether evidenced by note, look to be party of the mercanic part whether evidenced by note, look to the original ammunet of this martgage, and any extensions or research hereof and shall comply with all of the providence of the three ubligations hereby accord, then this compares shall be with the statement of the second shall be accorded by the statement of the second shall be accorded by the statement of the second shall be accorded by the statement of the second shall be with accorded by the second shall be with a statement of the second shall be with a statement of the second second shall be with a statement of the second seco in this mortpage contained, and the provilement of here whilpstimes inserving secured, then this convergences shall be weld. If default he made in progressit of such addigations or many part theread or any addigations created thereby, or intervent therean, or if the lawes on subil real is any not play that the same before does and parallel, or if the inservance is not keep toy, as provided herein, or if the buildings on subil real estates any not play that the same before the security of which the inductive of gravity previous that because does and layeds at the option of the option of the top option of the option of the option of the intervence is not all converts and a same interview of the option of the intervence is not all converts and a same interview of the option of the same previous and inservation and interview of the same previous and the same of the same of the option of the same previous and the option of It is spreed by the parties here that the terms and provisions of this indexture and each and every adigation therein contained, and all benefits accruing erefront, that retaind and have the and he addigatory upon the heirs, executary, administratory, personal representatives, assigns and successors of the respective rise herein. In Wirty SS Willer or angle S of the first part have. herewing set their herein contained, and all benefits accruing the herein contained and here addigatory upon the heirs, executary, administratory, personal representatives, assigns and successors of the respective rise herein. In Wirty SS Willer or angle S of the first part have. herewing set their herein contained as addige day and year last above written. Riohard A. Sohirs (SEAL) (SEAL) no mitheir backed such as and ye Centhic Scina Gynthic S. Schira (SEAL) STATE OF KANSAS COUNTY, SS. DOUGLAS se measurements That as use <u>7th</u> any at January betweeners a Notary Public in the steressit Cour came Richard A. Schira and Cynthia J. Schira, A 0. 1465 d County and State, HOTAR husband and wife UBLIC IN WITHESS WHEREAF, I have bergunta subst above written. L. E. Eby My Commission Expires April 21 1966 a

Recorded January 7, 1965 at 2:45 P.M.

Farold a. Lock Register of Deeds

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