Reg. No. 85 Fee Paid \$14.25

and the second secon BOOK 139 398 it Delaters Datities This Indenture, Made this _______ 19th ______ day of ______ February ______, 1965 between Harold J. Cannon and Betty L. Cannon, husband and wife of Lawrence , in the County of Douglas and State of Kansas pert. Y of the second part. to them duly paid, the receipt of which is hereby acknowledged, he Y? sold, and by Kanses, to-wit: Lots 82 and 83 in Fairfax Addition, an Addition to the City of Lawrence. with the appurtenances and all the estate, title and interest of the said part kes of the first part therein. and that they will warrant and defend the same against all parties making la ad between the parties bereto that the part 105 of the first part shall at all times during the life of this in nd that they will y as shall be The subject between the pathon neuron that the part ± 0.9 , of the first part shall at all times during the life of this and assessments that may be level or assessed galant sold real states when the same becomes doe and payable, and the buildings upon and real estates insured explaints for and termsde in usoft source and by such thereares exemper a directed by the part A = 0 for accord parts. If the second part the life of the second part to be the second part to be the second part of the second part to be the second part of the second part to be the second part to be the second part of the second part to be second part to be the second part to be DOLLARS, and by of Pebruary = 10.65 certain written, obligation for the payment of cald sum of money, executed on the 19th perf, with all interest according thereon according to the terms of sold obligation and also to excrete any sum or sums of money advanced by the said part Y of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided. In the event that said part $\frac{10}{100}$ of the first part shall fall to pay the same as provided in this indenture. and this convergence shall be viet inter the top pay the same as provided in it in the convergence shall be viet if such payments be made as herein specifi relatible made in such payments or any part three-of or any obligation, create a ren on paid when the same became due and paysails, or if the insurance is asittle are not hapt in a good repair at they are now, or if wasts is commit-ted when the studies non-measure and and of the obligation previded for in a very, shall immediately nature and became due and paysails or it the option of the obligation of the same of the obligations previded for in a very, shall immediately nature and became due and paysails are the option of id part <u>y</u> of the second pert thereon in the manner provided by lew and or premities hareby printed, or any part of the emount then unpaid of principal and im and part λ of the second part. In the manner provided by lew and to have a resolver appointed to callest the rests and the greathan hardly granted, or any part inseed, in the manner presented by law, and out in the second the unseld of principal and interact, together with the costs and charges incident the be paid by the part λ making such sale, on demand, to the fives part 105 In agreed by the parties hareto that the terms and provisions of this indenture and each and every obligation therein conte to accruing therefron, shall extend and inure to, and be obligatory upon the heirs, "executors, administrators, personal re and successors of the respective parties hereto. and an increases of the respective perms haves. In Winness Wheeed, the part 105 of the first part haVe hereunto as their hand 5 and ass 5, the day, and yes Harold J. Cannon Harold J. Cannon (SEAL) Betty L. Cannon (SEAL) (SEAL) STATE OF Kansas Douglas ITY, A Design of the second 19th day of February A 0, 19 65 HETARY 21.6% to me personally known to be the same per acknowledged the execution of the same, and duly your last above written. CONTY June 17, 10 65 Warren Rhodes Natary Public ance Deem Register of Deeds

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