with the appurtenences and all the estate, title and interest of the said parties of the first part therein. And the said part 1435 of the first part do ____ he as above granted, and seized of a good and indefessible estate of take ce therein, free and clear of all incomi with they will we Ind that LINCY, will vertex and defend the same apparent all perform making length datas therets. It is agreed between the partice hereto that the particles ...of the first part shall at all times during the title of this holdestraw, pay all taxes and assessments that may be located or assume applied and assessments the and paystals, and that Lincy will a same the holdings upon aid read same based agreed in such same increase due and paystals, and that Lincy will a directed by the party... of the same pays, the base, if and there and the same because the same because are all same that means that holdings upon aid read same based agreed the same because the same because and anything to the same pay and the same paystals, and the same because of the same pay and the same paystal and the same pays and the same because due and paystal to the means. And in the event that said part 10.2. If the first part shall fail to pay such taxes when the same because due and paystal to the or paid dual become a part of the indebetabase, same by the indebetary, and all beer betweet at the rate of 10% from the date of paysage a and dolar ter edulate all pe THIS GRANT is intended as a m of the sum of Fifteen thousand and no/100 -DOLLARS. according to the series of QDX certain written obligation for the payment of each som of money, executed on the LBL^1 day of <u>March</u> 19.65, and by <u>11.5</u> terms mode payable to the part. V of the second part, with all interest according to the terms of each obligation and also to secone on some of money educated by the pert, whit all lawarest services tracked secondary to the terms of said obligation and also to secure any som or some of meany advanced by the said pert <u>J</u> of the second part to pay for any insurance or to discharge any taxes with loterest therean as barsin provided, in the event that said pert <u>J</u> <u>even</u> of the first part shall fail to pay the same as provided in this indenture. And the conveynoes shall be void if such paysments be made as hereit specified, and the obligation contained therein. Fully discharged If default be made in such payments to emp part theread or any abligation rewards thereby, or investible therean, and the trans as provided in this state are not pay in such payments or emp part theread or any abligation rewards thereby, or investible therean, and the technique on male real estite are not pay in a good registric and payable. Or if the instances is and provided, has this conveynees shall became shall be and real estite are not in the second payable. If the result is converted on and prevides, then this convergence shall became shall be real to when the same real source unstal, and all of the obligation provided there obligation, for the source shall be the shall be the second shall be in a said vertices obligation, for the source of the backet and the vertice obligation, for the source source does and payable at the option of the holder hered, without notice, and it shall be became does and payable at the spits of the source obligation, for the source of the backet of the obligation of the holder hered, without notice, and it shall be became does and payable at the spits of the source obligation of the shall be there obligation of the shall be there obligation of the shall be the source obligation of the shall be the source of the shall be there obligation of the shall be the source obligation of the shall be the source obligation of the shall be the source obligation of the backet became obligation of the shall be the source obligation of the shall be the source obligation of the shall It great, next exceedences harder and became doe and payable at the options of the holder barreet, whender notice, and it shall be tender for take parts of the second part. The shall be tender to pay the second barreet of the holder barreet, whender notice, and it shall be tender ments thereon in the memory provided by free and to have a requiree repeated to collect the rests and banafield activity and the tender which the previous barreety greated, or any part tenders), in the memory previous de collect the rests and banafield activity determines the memory previous of the collect thereits, and out of all memory straining from such as a shall be paid by the part_y. making truth sale, an demand, to the first part_125. It is agreed by the periors hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits executing therefrom, shall extend and hore to; and be obligatory upon the heirs, execution, administrators, personal representatives, assigns and successors of the respective perior herein. Anto see their hard s. and see s. the day and your Marvin W. Rogers (SEAL) (SEAL) (SEAL) In Witness Whereof, the part 1.05, of the first part he V.O. x Rult Gene As Ruth Ann Rogers (SEAL) (SEAL) The second s 1.1.万万城之东京为"可可见"为"西方"的"东方"的"东方"。 STATE OF KANSAS DOUGLAS COUNTY. M IT RESERVENTING, That an the lat day of March A. D. 19 65 before me. a Notary Public In the effected County and Date, case. Marvin W. Rogers and Ruth Ann Rogers, husband and MOTAEF 10-10 wife to me personally known to be the same person. S. who is acknowledged the execution of the same. IN WITHEES WHEREOF, I have hereunto subs Warren Rhodes My Samulation Expires June 17 1965 Namery Public Janie Beam Register of Deeds 26.11

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