Reg. No. 117 Fee Faid \$12.50 535 BOOK 140 The Outlook Printers, Publisher of Local Blanks, Castronee, Kanger R. Ker day of March This Indenture, Made this 0. 10th day of March , 19⁶⁵ between Earl P. Harris and Kathryn G. Harris , husband and wife part y of the second part. Witnesseth, that the said part iss of the first part, in consideration of the sum of Five Thousand and no/100-----DOLLARS 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 part 7......of the second part, the following described real estate situated and being in the County of Douglas and State of Kanses, to-wit: Lots Eight (8) and Ten (10), less the North 20 feet of Lot Eight (8), in Block Four (4), in Belmont Addition, in the City of Lawrence. (1410 Prospect) Including the rents, issues and profits thereof provided however that the Mortgagors shall be en-titled 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 100 of the first part therein. of the premises above granted, and saized of a good and indefeatible estate of inheritance therein, free and clear of all incumbrances, except a first mortgage to Capitol Federal Savings and Loan Association of Topeka, and a second tgage to Duraside Corp. and that they will warrant and defend the same against all parties making lawful claim thereto It is agreed between the parties hereto that the part 10.8 of the first part shalk at all times during the life of this in It is agreed between the parties hereto that the part 100 of the first part shall at all times during the life of this indenture, pay all taxes of assessments that may be levied or evenued against fire and torsato in such sum and by such insurance company as shall be apecided and any the buildings upon said reacter insurant against fire and torsato in such sum and by such insurance company as shall be apecided and near the buildings upon said reacter insurant against fire and torsato in such sum and by such insurance company as shall be apecided and nearst. And in the secon the said part 1000 of the first part shall fait to pay such taxes when the same become due and payable or to keep add particles insured as herein provided, then the part Y of the second part may pay and taxes and insurance, or sitter, and the part $S_{\rm cont}$ finds in indepted. THIS GRANT is intended as a montpage to secure the payment of the sum of Pive Thousand and no/100-------- Dollars, m of ODP certain written obligation for the payment of said sum of money, executed on the 10th TOD 19.65 , and by 3155 terms made psychie to the part Y of the second resu second gart before according to the terms of said obligation and also to secure any som or some of money advanced by the of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event day of March part, with all interest accru aid part y 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 such payments be made as havein specified, and the obligation conta default be made in such payments or any part thereof or any obligation created thereby, or an event there no optigation there is an even of the intervence is not key optigation to the second sector are not kept in as good repair as they are now, or if wates is committed on said previous. New this op-sector are not kept in as good repair as they are now, or if wates is committed on said previous children the co-dent of the which courses researching unseld, and all of the colligations provided for in and written obligation. For the player, shall inmediately meture and become due and payeble at the option of the helder hereof, without not is given, shall immediately mature and become due and payable at the option of the baller heread, without notice, and it shall be the said part X of the accord part 153 BGR15 OF 8851CTS to take presention of the baller heread, without notice, and it shall be matrix thereads in the meaner provided by laws and to have a receiver appointed to collect the rent and bandfis according therefore all the patients dynamic heread part of the second part of the ball part of the ball part of the second part of the said premises and all the result the patients dynamic and the part of the second part of the ball part of the second part of the second part of the said the patients dynamic and the part of the part of the second part of the second part of the part of the second part of the secon ed, and ell and successful is the part 105 of the first part ha /V@ here and seal 8 the day and year (SEAL) (SEAL) (SEAL) (SEAL)

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