547 BOOK 140 The Outleast This Indenture, Made this 24th day of Pebruary , 1965 betweenNelson Greene and Dorothy Greene, Husband and Wife of Lawrence , in the County of Douglas and State of Kansas party of the first part, and William W. Greene and Genevieve Greene, Husband and Wife as Joint Tenants with Right of Survivorship and not as part ies of the second part. Tenants in Common Witnesseth, that the said part ies of the first part, in consideration of the sum of Two 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 les of the second part, the following described real estate situated and being in the County of Dauglas and State of Kansas, to-wit: The East 30 feet of Lot 21 less the North 10 feet thereof, and the East 30 feet of Lot 23, on New Jersey Street, in the City of Lawrence, Douglas County, Kansas. with the appurtenances and all the estate, title and interest of the said part lesof the first part therein. And the said part 185 of the first part do . hereby covenant and agree that at the delivery hereof they are the lawful own of the premises shows granted, and seized of a good and indefeasible estate of inheritance therein, free and dear of all incumbrances, CXCEpt mortgage to the Lawrence Building & Loan Association for \$3500 statesty recorded in book 139 ap page 559 in mortgage records of Dourlas County Kansas and there the and deared the sense spenning mortante mains freeto them there and assessments that may be level or assessed against said real estars when the same bicrows due and paybile, and that the part 1855, of the lines part shall at all times during the life of this indenture, pay all taxes begin to buildings upon said real estars increased against said real estars when the same bicrows due and paybile, and that this part to the same bicrows due and paybile, and that the taxes during the part 1255 of the second part, the loss, if any, made paybale to the part 1255 the second part to the estent of DINE T are taken by paybile to the second part to the estent of DINE T are taken by paybile to the second part to the estent of DINE T are part taken by paybile to the second part to the second part to the second part to the second part to keep and paybole to the second part the line of DINE T are part abilities that the part of the second part to the second the mount of the paybole to the second part to the second part to keep and paybole to the second part the line of the second part to the second part to keep and paybole or to keep and paybole to the second part the line of the second part to the second the second part to keep and paybole to the second part the second part of t en the parties hereto that the part, 105 of the first part shall at all times during the life of this Indenture, pay all taxe THIS GRANT IN Two Thousand and no/100- -- DOLLARS, cording to the terms of ONE certain we 24th ent of said sum of money, exec day of February part, with all interest accruing thereon a 19. $\overline{55}$ and by 158 terms made payable to the part 168 of the second ding to the terms of sold obligation and also to secure any sum or sums of money advanced by the said part 105 of the second part to pay for any insurance or to discharge any taxes with interest the on as herein provided, in the that said parties. Whe first part shall fail to pay the said me sa provided in this inde And this conveyance shall be visit if such payments be made as herein specified, and the obligation contained therein fully di If default be made in such payments be made and payable, or if the insurance is not kept up, as provided herein, or if the luidings real astes are not paid whan the same become due and payable, or if the insurance is not kept up, as provided herein, or if the luidings real astes are not paid whan the same become due and payable, or if the insurance is not kept up, as provided herein, or if the luidings real astes are not paid whan the same become due and payable, or if the insurance is not kept up, as provided herein, or if the luidings and the whole can remaining upput, and all of the obligations provided for in said written obligation, for the security or which this it is given, shall immediably mature, and become due and payable at the option of the holder hereof, without notice, and if what he is the said part 1.95 of the second part. To take possession of the said premises and all the import means therean in the manner-provided by law and to have a receiver appointed to collect the rents and benefits accuring therefore, and tail the premises haveby granded, or any part thereof, in the manner prescribed by law, and out of all moneys artising from such said retain the amount from unpaid of principal and interest, together with the costs and charges incident thereto, and the overplus. If any there shall be paid by the partIRS making such sale, on demand, to the first part 185It is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all helits actruing therefrom, shall extend and inure to, and be obligatory upon the heirs, esecutors, administrators, personal representatives, igns and successors of the respective parties hereto. In Witness Whereof, the part 185 of the first part he VE Melson Green (SEAL) lorothy Greene, (SEAL) (SEAL) (SEAL) STATE OF Kansas Douglas notary public A. D. 1965 Melson Greene and Dorothy Greene, Husband and Wife aid County and State, TARE to me personally known to be the sa acknowledged the execution of the IN WITNESS WHEREOF, I have h fofficial seal on the day and My Commission Expires September 17. 19 65 B. Martin Notary Public his 19th Dirch \$969 ensty ter

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