(SEAL)

A State State States

679 BOOK 140 (No. 32K) The Outlank Printers, Publisher of Legal Blanks, La This Indenture, Made this 17th day of March , 19.65 between Clyde Wagner & Shirley Faye Wagner, his wife of Lawrence ##3 , in the County of Douglan and State of Kanaga pariles of the first part, and . The Lawrence National Bank, Lawrence, Kansas. part.y of the second part. Witnesseth, that the said part les of the first part, in consideration of the sum of TEN THOUSAND & 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 pathy of the second part, the following described real estate situated and being in the County of Druglas and State of Kansas, to-wit-Beginning at a point 20 rods North of the Southwest corner of Section 20, Township 12, Eans 20, thence East 40 rods, thence North 12 rods, thence West 10 rods, thence South 12 rods to place of beginning, containing 3 seres, more or less. NT ASSIGNITIT: an allocation of the most of the real of the real, provided however that the mortespore and e entitled to collect and retain the rents, issues and profile until default berearier. with the appurtenances and all the estate, title and interest of the said part 1000f the first part therein. And the said part 103 of the first part its bereby covenant and agree that at the delivery hereof 1000 200 the lawful owner; of the premises above granted, and asized of a good and intefeavible estate of inheritance therein. Free and clear of all incumbrances, No exceptions will everyant and detend the same against all parties making lawful claim the It is agreed between the parties herein that the periles of the first part shall at all times during the life of this indenture, pay all targe and assessments that may be level or assessed applied tool of the first part thall at all more during the tits of this behaviore, pay all take large the buildings upon add real extrate insured applient for and toreas for the same becomes doe and payable, and rise. Lifter to 11 directed by the party of the second part, the loss if any modestals in such some and by such insurence company as it shall be specified a directed by the party of the second part, the loss if any modestals in such some and by such insurence company as its shall be specified a directed by the party of the second part. He loss if any modestal is to be the party. If the islands part to the extent of and precises insured as heapen provided, then the part y? of the second part has not read and insurence, or where, and the so paid thall becomes a part of the independence, second by the independence and while we interest at the read of 10% from the date of paynes. THIS GRANT IN Interided as TH THUE IND'& no/100 according to the terms of payment of said sum of momey, exposed on the 171hday of MARCH 19  $\overline{61}$  , and by 1.53 terms made payable to the part  $\mathcal T$  of the second part, with all interest accruing thereon according to the terms of said outligation and also to secure any sum or sums of money advanced by the anid part 37 of the second part is pay for any insurance or to discharge any takes with interest that said particles of the first part shell fail to pay the time as provided in this indenture And this conveyance shall be void if such degrants to make as barein appointed in the colligation contained therein fully discharged, If default be made in such payments or smy part thereof is any obligation contained therein, fully discharged, entate etc not paid when the same become due and payable or if the insurance is not kept up as provided therein, or if the backgore on and and the whole contractions and and all of the colligations provided for in taid when both payments does and back the backgore on and and the whole contractions upper on the backgore of the and payable at the option of the halder hereof, without notice, and it shall be lawful for in given, shall immediately meture and become due and payable at the option of the halder hereof, without notice, and it shall be lawful for the said party of the second part lits agreents or accordingns to take presented on the rest and premises and all the improve-ments thereon in the reasons provided by law and to have a trainer appointed to collect the rest and benefits account freedom, and to sell the previous hereby granted, or any part thereof, in its meanne previous previous day by the said cont of all moneys arising from such sale to relate the amount more unkeld of principal and interest together with the costs and charges incident thermto and the overplan, if any there be whell be paid by the part Y making such table, on demand to the first part 23 making such table to making such table, on demand to the first part 23. It is appead by the part Y making such table, on demand to the first part 23. It is appead by the part Y making such table, on demand to the first part 23. It is appead by the part of the terms and previous of the interture and each and every obligation therein contained, and all benefits acrossing therefrom that extend and inner to and be obligatory upon the heirs, executors, administrators, personal representatives, and the terms that accounts of the respective parties herein. In Witness Wascend, the part 23 of the first part ha 30 hereinto set 1003 m hand 3 and teal the day and year that accounts. thoir hand " and seal the day and year Elvie Varper Part (SEAL) (SEAL) Thirley Paye Wasner (SEAL)