(He: BIR) The Ontlook Printers, Publisher of Legal Blanks, Lawrence Kan 1114 BOOK 140 ..., 19.65 between Marvin W. Rogers and Ruth Ann Rogers, husband and wife, of _____ Lawrence, in the County of _____ Douglas _____ and State of __ Kansas part.y.... of the second part. Witnesseth, that the said part..... of the first part, in consideration of the sum of Twelve thousand and no/100 (\$12,000.00) _____ DOLLARS Kansas, to-wit: Lot eight (8), in Block One (1), in Holiday Hills Addition No. two, an addition to Lawrence, Kansas, with the appurtenances and all the estate, title and interest of the said part. Jos of the first part therein. nt and agree that at the delivery hereof that a prathe levels own of the premises above granted, and seized of a good and indefeesible estate of interitor ince therein, free and class of all incumbres and that they, will warrant and defaud the same against all parties making lewful data the It is agreed between the parties hereto that the part 105 of the first part shall at all times during the life of this inc d assuments that may be levied or assessed spaints taid real estate when the same becomes due and psystem, and that Lh(x) v(1) is provided, and that Lh(x) v(1) is provided as a state instant against the and torsands in such sum and y_2 such heavens company as shall be specified a survey part is the least if any made psystem to the perror. If heavend part to the setter d is a grant d in the sevent that said perror L_2 of the force perror had is a state of the sevent that said perror L_2 of the force perror had is a perror basis of the sevent that said perror L_2 of the force perror had is a perror that said the sevent that said perror L_2 of the force perror had is a perror of the sevent and the sevent basis and perror basis are a perror of the sevent as perror of the sevent perror of the sevent perror of the sevent of the independence of perror basis of the sevent of the independence of perror basis of the sevent of the independence of perror basis of the sevent of the independence of perror basis of the sevent of the independence of perror basis of the sevent of the independence of perror basis of the sevent of the independence of perror basis of the sevent of the independence of perror basis of the sevent of the independence of perror basis of the sevent of the independence of perror basis of the sevent of the independence of perror basis of the sevent of the independence of perror basis of the perror basis of the sevent of the independence of perror basis of the independence of the independence of perror basis of the sevent of the independence of perror basis of the perror basis of the sevent of the sevent of the sevent of the independence of perror basis of the independence of the perror basis of the independence of perror basis of the perror basis of t ru, pay all ta: THIS GRANT is intended as a mortgage to secure the symmetr of the sum of ______Twelve_thousand and no/100 -- -______ DOLLARS, ng to the terms of ODI2 certain written obligation for the pays nt of said sum of money, executed on day of May 19.65, and by 11.5 terms made payable to the part, y, of the second pay, with all loterest according thereon according to the terms of wald obligation and also to secure any sont or some of money advanced by the part y ... of the second part to pay for any insurance or to discharge any taxes with interest the at said part 105 ; of the first part shall fail to pay the same as provided in this indenture and this conveyence shall be velid if such payments be made as haven a provided in this found to made in such payments or any payments be made as haven specific found to endow in such payments or any pay flatesof or any obligation costed are not point when the same become due and payable, or if the insurance is a extent are not kept in as good repair as they are now, or if we insurance is a the whole sum remaining unpaid, and all of the obligations provided for in as even, shall immediately nature and become due and payable at the option of i said part -y of the second part. Is thereon is the manner provided by law and to have a racebre appointed to collect the rest and beaching as the premises traceby praced, or any part traceof, is the manner prescribed by law, and out of all manner in the semium them unpaid of principal and interest, together with the costs and charges incident thereto, and the all be paid by the part y. making such sale, on demand, to the first part. is spread by the parties harete that the terms and provisions of this indenture and each and every obligation therein contained, and all this accounts therefore, shall extend and loure to, and be obligatory upon the heirs, executors, administrators, personal representatives, and successors of the respective parties herete. a Witcass Whereof, the part 125 of the first part of NC. hereunto as their hand 5 and seat 5 the day and year togers (SEAL) Marvin W. Rogers (SEAL) Ruth Ann Rogers. (SEAL) (SEAL) KANSAS STATE OF DOUGLAS COUNTY. 3rd ID, That on this day of May A D. 1965. ACTALY? before me, a <u>Notary Public</u> in the effer marvin W. Rogers and Ruth Ann Rogers, esald County and State, X 8 11 5 husband and wife, AUX ST. to me personally known to be the same per acknowledged the assocition of the same. est and duty WITHERS WHEREOF, I have bersunte au year last above written. Arren Rhodes Helles June 17 m Expires 19.65

there are

Philip .