Reg. No. 293 Fee Paid \$4.25

nnan malalan na mananan ana ang kanananan ang kananan ang kanang kanang kanang kanang kanang kanang kanang kana MORTGAGE BOOK 140 1270 The Outfreek Printers, Publisher of Legal Blanks, La (No. 5710) ......day of May This Indenture; Made this seventeenth , 19<sup>65</sup> between Elza W. Marvin and Christa Marvin, husband and wife, and George T. Faler of Lawrence , in the County of Douglas and State of Kanaaa parties of the first part, and The Lawrence National Bank Lawrence, Kansas part y of the second part. Witnesseth, that the said part ies of the first part, in consideration of the sum of One Thousand Six Hundred Eighty Seven and 50/100------DOLLARS them duly paid, the receipt of which is hereby acknowledged, have sold, and by to following described real estate situated and being in the County of Douglas and State of Kansas, to-with Reginning at a point 1,527.86 feet East of the Southwest corner of the Northwest Quarter of Section Twenty (20), Township Twelve (12), South, Range 19 East of the 6th Principal Meridian; thence North 140 feet, thence East 311.14 feet; thence south 140 feet; thence West 311.14 feet, to the point of beginning, containing one acre more or less. Including the rents, issues and profits thereof provided however that the Mortgagors shall be entitled 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 lesof the first part therein. And the said part 165 of the first part do ... hereby covenant and agree that at the delivery bereat they are the levis owners the premises above granted, and selsed of a good and indefeasible estate of inheritance sharein, free and clear of all incumbrances. no exceptions and that they will warrant and defend the same against all parties making lawful claim there It is agreed between the parties hereto that the part of the first part shall at all times during the life of this indenture, pay all taxes it is agreed between the parties have been been been as the state when the same becomes due and payable, and that they will THIS GRANT & IN Thousand Six Hundred Eighty Seven and 50/100----- DOLLARS eccording to the terms of DDE certain written obligation. For the payment of said sum of money, executed on the SEVENLEENTH day of May 19.55 and by 115 terms made psyable to the part Y bit the second part, with all interest according thereon according to the terms of said obligation and also to secure any or money advanced by the said part y ...... of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, is the ev that said part ies 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 herein specified, and the obligation contained the if details be made in such payments or any part thereof or any obligation created thereby, or infinitest themes, or if th reater ars not got when the same become down and paybhe or if the locatore is not keep us, any provide thereby, or in reater are not here in a good repair is they are now, or if waste is committed on said or said to reate a the same become abligation. For the second y and the whole sum remaining unpaid, and all of the obligations provided for in said vertices abligation, for the second y is given, shall immediately mature and become due and payable at the option of the holder hereof, without malter, and the said party of the second part its agents or assigns to take postension of the said premines and all the means thereion in the meanner provided by law and its have a receiver appointed to collect the centre and benefits accounts therefrom all the premises hereing remarked, or any part thereof, in the meanner prescribed by laws, and out of all moments artising from to retain the amount then unpaid of principal and interest, together with the cents and charges incident therein, and the overplow, if any shall be paid by the part 105 making such sale, on demand, to the first part Y It is agrelid by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all energing memory therefrom, shell extend and inure to, and be obligatory upon the heirs, officeutors, administrators, personal representatives, stagm and uscessons of the respective periods hereto. In Witness Whereof, the part ics of the first part he VC hereonto set their hand S and saals Elza W. Marvin (SEAU) Elza W. Marvin Christa Marvin George T. Faler (SEAL) Cher Derge I

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