Reg. No. 309 Fee Paid \$15.00 fatrataan maanaa maa 1322 BOOK 140 Me. 5380 The Outlook Printers, Publisher of Legal Blanks, Law M. Kar This indenture, Made this 21st day of May , 1965 betwee Ben C. Ireland, also known as Ben Ireland and Nellie I. Ireland, also known as Nay , 19 65. between Nellie Ireland, his wife. Lawrence , in the County of Douglas of party of the second part. Witnesseth, that the said part. 100 . of the first part, in consideration of the sum of SIX THOUSAND & no/100 * * -DOLLARS to them duly paid, the receipt of which is hereby acknowledged, ha. Yo ... sold, and by this indenture do...... GRANT, BARGAIN, SELL and MORTGAGE to the said part .J.... of the second part, the following described real estate situated and being in the County of Douglas and State of Kansas, to-with Beginning at a point 203,48 feet North of the Southwest corner of the Southeast Quarter of Section 19, Township 12 South, Range 20 East, thence North on Section line 105 feet to the Southwest corner of Tract "B" of Survey No. 2096, thence East along the South line of Tract "B" of Survey No. 2096, a distance of 587.7 feet, thence South 83 feet to the center of Maple Grove Drainage Ditch, thence Northwest along the center line of said Ditch, 114.8 feet more or less, to a point 203.48 feet North of the South line of said Quarter Section, thence West 508 feet, more or less, to the noist of beginning to the point of beginning. a150 The Northwest Quarter (NW $\frac{1}{2}$) of the Southwest Quarter (SW $\frac{1}{4}$) of Section Thirty-six (36), Township Twelve (12) South, Range Eighteen (18) East of the Sixth Principal Meridian. Including all 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 198 of the first part therein. And the said part 108 of the first part do hereby covenant and agree that at the delivery hereof they arothe lawful owners of the premises above granted, and seized of a good and indetessible estate of inheritance therein, free and clear of all incur No exceptions and that they will warrant and defend the same signified all parties m It is agreed between the parties hereto that the part 105 of the first part shall at all times during the life of this indenture, pay all taxes and assumance and payable, and that the part 105 of the first part shall at all times during the life of this indenture, pay all taxes and assumance and payable, and the they will be part of the second part, the loss, if any, made payable to the part of the second part to the extend of the second part is the same becomes due are beind of the second part to the extend of the second part to the extend of the second part is the same becomes due are beind of the second part is the same becomes due are payable, and the state of the second part is the same becomes due are payable to the second part is the same becomes due are payable are the part of the second part to the extend of the fore pay and taxes and isources, or show the mark of the second part is the same becomes due are payable or to keep the part becomes a part of the isodebtedness, second part may pay and taxes and isources, or show the rate of 10% from the date of payment until fully repaid. THIS GRANT IN IN to secure the payr SIX THOUSAND & no/100 * * * DOLLARS, econding to the terms of a certain written obligation for the payment of said aum of money, executed on the 21st of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in said part J that said part 100 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 barein specified, and the obligation contained therein fully discharged If difault be made in such payments or any part thereof or any obligation created thereby, or interest thereon, or if the tasks on and re-strate are not paid when the same become bein of payable. Or if the interest of the tasks on and re-reef estate are not kept in as good repair as they are now, or if waste is committed marging, as provided hards, or if the blocked and the whele sum remaining unpaid, and all of the obligations provided for in add written obligation, the security of which this Indentiv is given, shall immediately mature and become due and payable at the option of the holder harded, without notice, and it shall be leaved to is given, shall immediately mature and become due and peytons at the opinior or the managements of the said premiaes and all the meens thereon in the manner provided by laws and to have a receiver appointed to collect the rents and barefits accounts therefore, self the previous hereby granted, or any part thereof, in the manner prescribed by law, and out of all moneys arising from such retains the amount then unpuld of principal and interest, together with the costs and charges incident thereto, and the overplus, if any n shall be paid by the part y making such sale, on demand, to the first part 108 It is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all matrix accuring therefrom, shall extend and inure to, and be obligatory upon the heirs, executors, administrators, pergonal representatives, fors and successors of the respective parties hereto. In Winness Whereof, the parties of the first part he Ve hereunto set their he the day and year Ben C. Juland (SEAL) (SEAL) Millinopho Infratant (SEAL) (SEAL)

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