1355 воок 140 This Indenture, Made This 26th , 1965 between day of May JOE DEANE CHRISTY and MARQUITA MORENE CHRISTY, husband and wife, , in the County of Douglas and State of Kansas part les of the first part, and JOHN G. BURGOYNE and ELIZABETH M. BURGOYNE, husband and wife part 1es of the second part. Witnesseth, that the said part 108 of the first part, in consideration of the sum of SIX THOUSAND ONE HUNDRED FIFTY and no/100ths --- DOLLARS duly paid, the receipt of which is hereby acknowledged, ha wasold, and by to them this indenture do _____ GRANT, BARGAIN, SELL and MORTGAGE to the said parties of the second part, the following described real estate situated and being in the County of Douglas and State of Kansas, to-wit: Lots Thirty-two (32), Thirty-three (33) and Thirty-four (34), in Block Forty (40), in the City of Lecompton, in 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 108 of the first part do hereby covenant and agree that at this delivery hereof they arehe lawful owners of the members above mented, and saired of a popul and indefensible estate of inheritance therein, free and clear of all incombras and that they will warrant and defend the same against all parties making lewful claim th It is agreed between the parties hereto that the part 105 of the first part shall as all times during the life of this inde ure, pay all tax and assessments that may be levied or insessed against said real estato when the same becomes due and psyable, and that they keep the buildings upon said real estate leaved against fire and tornanda in such sum and by such inseance company as shall be specified and directed by the part **108** of the second part, the local, if any, made paysible to the part**108**. If the second part to the second part, the local, the second part to the second part in the second part to the second part in the part **105** of the second part in the second part in the second part in the second part in the part **105** of the second part in the date of payshile or to keep said permits insured as havin provided, then the part**105** in the second part may pay said these inserts at the rate of 10% from the date of payment by the locations, and ball beer interest in the rate of 10% from the date of payment by the locations of the second part to the second part into the second part into the date of payment be second payshile or to be part into the date of payment be second part into the second part into the date of payment be to the second part into part into the second part - DOLLARS May raing it 1965 and by 1ts revers made payable to the part les of the second according to the terms of said obligation and also to secure any sum or sums of money edvanced by the day of patt, with all interes cond part to pay for any insurance or to discharge any taxes with inter said part 108 of the at that said part 105 of the first part shall fail to pay the same as provided in this inde It and pile average shall be void if such signments to make as herein, specified, and the default be neede in such permane or any part theorem or any obligation created thereby, or are are not paid when the same become the and payable, or if the insurements is not kept vap, are are not paid when the same become the and payable, or if the insurements in not kept vap, all estate are not paid when the same become the years now, or if wears it is committed on said per d the whele sum remaining comparis and all of the obligation provided for in said writting of given, shall incommission of becomes and become does and payable at the capital on of the lobder bit obligation. paid by the part 188 making such sale, on demand, to the first part 188 It is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits accuring therefrom shall extend and inure to, and be obligatory upon the bairs, executors, administrators, personal representatives, assigns and uccessors of the respective games berefor. In Witness Whereof, the part 108 of the first part ha Ve The their christy (SEAL) Joe Deane Christof (SEAU) x Marquita Marcun Christy (SEAU) Marquita Morene Christy ISEAU To a construction of the second s STATE OF KANSAS DOUGLAS day of May A. D. 1965 SE IT REMEMBERED, That on this 26th day of May A. D. 165 before me, a Notary Public in the sformed County and Stern came Jee Deane Christy and Marquita Morene Christy, husband and wife ent and duly to me personally known to be the same person. IN WITNESS WHEREOF, I have hereunto subscrib year last above written. alice Pates m Expires Oot. 27th, 19 67 Notary Public I the undersigned, owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of record. Dated this 26th day of August 1971 Toba C. There are a secure to the secure the se mortgage of record. Dated this 26th day of August 1971 State of Kansas John G. Burgoyne County of Jefferson: Subscribed and sworn to before me this 26th day of August 1971. Mortgagee. Owner. My commission <u>Espires</u>: June 4, 1973 Frank E. Obenland, Notary Public

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