ORTGACT 1474 BOOK 110 " The Outlook Print This Indenture, Made this 2nd day of June , 19.65 between

Gailen E. Murray and Sharon A. Murray, husband and wife

Lawrence , in the County of Douglas and State of Kansas of

Witnesseth, that the said part ... 198. of the first part, in consideration of the sum of

-- - -DOLLARS to following described real estate situated and being in the County of Douglas and State of Kansas, to-wit:

Lot], and the North Half of Lot 2, in Block 1 in Day's Addition, an Addition to the City of Lawrence,

with the appurtenances and all the estate, title and interest of the said part 100 of the first part therein. And the said part 100 of the first part do hereby coverant and agree that at the delivery hereof they are the leaful our of the premises above granted, and saized of a good and indefeasible state of inheritance therein, free and clear of all incombrances,

and that they will warent and defend the zame against all parties making lawful d It is agreed between the parties hareto that the part 188 of the first part shall at all times during the life of this indenture

and assessments that may be levind or assessed against side real entry part that it shi times during the life of this indenture, par all taxes have the buildings upon and real entry human shared against side and real entry human shares due and payable, and that LBCY WILL diversed by the buildings upon and real entry human shares the same becomes due and payable, and that LBCY WILL diversed by the part \mathcal{Y}_{-} of the second part, the loss, if pays, needed by and human shares the same share the same shares the same share the same shares the same share the same shares the same share the same shares the same shares the same shares the same share the same shares the same share the same shares the same shares the same share the same shares the

according to the terms of QDB certain written obligation. For the payment of said sum of money, executed on the 200 dey of JUDB 19 65, and by 123 terms made payable to the part X of the second part, with all interest scouling thereon according to the terms of said obligation and also to secure any sum or sums of money edvenced by the

said part _____ of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the e

that said part 108 of the first part shall fail to pay the same as provided in this indensu

And this conveyance shall be void if such payments be made as having porting in this operative. If default be made in such payments or any part thereof or any obligation created thereby, or interest thereon, or if the taxes on states are not paid when the same become due and payable, or if the insurance is not keep up, as provided herein, or if the bolding real estates are not kept in as good rappir as they are now, or if wates the committee on said premises, then this conveyance shall become and the whole sum remaining unpaid, and all of the obligations provided for in said written obligation, for the security of which this is given, shall immediately matrge and become due and payable at the option of the holder hereof, without notice, and it shall be

the said part X of the second part. mants thereon in the manner provided by leve and to have a receiver appointed to collect the reasts sail the premises hereby granted, or any part thereof, in the manner prescribed by leve, and one retain the account this organic of principal and linears, fogether with the courts and charges licident in the account this organic principal and linears, fogether with the courts and charges licident all be paid by the part Y making such sale on de wind, to the first part 180

It is agreed by the parties hareto that the terms and provisions of this indentures and each and every obligation therein contained, and ell matrix accruing therefore, shall extend and inure to and be obligatory upon the heirs, executors, administrators, personal representatives, figs and successors of the respective parties hereto.

In Winness Whereof, the part 105 of the first part ha VB hereunto see their hand 8 and seel 8. the day and year

(SEAL) Gailen E. Murray (SEAL) SEAL) Sharon A. Murray (CEALL

Berins Legal Blanks -- CASH STATIONERY CO., Lawrence, Kan

Deem

State of Kansas 88. Douglas ___ County }

LAok. SI

Be It Remembered, That on this 2nd day of June A. D. 19_65 before me, Robert K. Georgeson

a Notary Public

2.0 in most to sate chosen with the same person 5 who executed the within instrument of by me personally known to be the same person 5 who executed the within instrument of executing and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have bereasto orderibed my name and affixed my official seal on the day and year last above written.

Blent Slongeron Rebert K. Georgeson Netary Public

on Expires Al + February 3, 19 69 My Con

ACKNOWLEDGEMENTS

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