with the apportenances and all the estate, title and Interest of the said partials of the first part therein. nt and agrice that at the delivery hereof blogy are the levelul ow grand, and and a link of the line of the l Revealant state of interimous therein, free and that of all incombined Revealant Company, Topaka, Kanana, in the au-will warms and defend the same analysis of sadar makes which stalest all p a that the part 1 an out assessments that may be loaded or assessed application of the Postpart shall at all times during the life of this foldering, pay all taxs one the folding upper and read enters instead applications and sends using the life of this foldering, pay all taxs terms by the post 3.5.8. of this second part, this law, if any, made applications the post 3.5.8. of the second part of meret, And is the event that add part 1.5.8. of this part 1.5.1. of the second part of the second part of the second part of the previse based as post of the indultations, second of the part hall fail to pay both taxis when the same become a how of postable or in has paid-hall become a part of the indultations, second by this Indentate, and part and part of the second part of the second part of paid-hall become a part of the indultations, second by this Indentate, and shall become a longraph, of justice, and to the paid-hall become a part of the indultations, second by this Indentate, and whall become and integrate, of justice, and the part of the second part of the secon it is spread been THIS GRANT IN IN t of the sum of (\$5,000,00) Five Thomsand and po/100 made payable to the part 100 of the second a any sum or sums of money advanced by the HALLON said per 198 of the first peri shall fail to p And this conveywers shall be year take this to get the same as peo-default has easier that the permeants or any permeants law mode as here default has easier that the same become front and people. Any other that are not get when the same become front and people. If the law d waters are not kept for as good repair is the year row, or if the law d the whole same remaining unpuid, and all of the obligations provide the whole same remaining unpuid, and all of the obligations provide at the same same same remaining unpuid. the paid per 1.0.0. of the second part metric there are to have a receiver appointed metric therein the dis means perceided by law and to have a receiver appointed part therein the means the perceiver and interest, repether with the case a shall be just by the part $A_{\rm e}^{\rm eff}$ meaning such calls, on demend, to the first perceiver with the case a shall be just by the per $A_{\rm e}^{\rm eff}$. d all the It is separat by the parties hereto that the terms and provisions of this is metric acruing threefront, shall anxiend and hours to, and be collectory's u light and seccessors of the respective parties bareto. ture and each and every obligation t herein contained, and all personal representatives. ind the pay 198 of the first part have ing the mich (SEAL) (SEAL) edy a Smith (SEAL) STATE OF KANSAN Douglas COUNTY, 11-218 BR 'IT-I dey of October A. D., 1965 Larry M. Smith and Judy A. Smith, husband and wife OTAN to me personally known to be the seme pe Am. m (Sores March 5 1069 John M. MoGrey tober No y Public ance Been

Douglas, County) SS

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-Be It Remembered, That on this 7th Day of October A.D., 1970 before me, the undersigned, a Notary Public in and for said County and State, came H. Leonard Williams and Wilma G.-Williams, husband and wife, named in the foregoing Release, to me known to be the same persons as executed the foregoing Release and such person duly acknucledged the execution of said Release.

A MARCEN

IN MITNESS WHEREOF, I have hereunto set my hand & affixed my official leal the day & year last above written. ty Commission Expires July 9, 1972 Donna F. Axline Donna F. Axline