R AR TO AS DE LEVER DE LEVE MORTGAGE 3975 BOOK 142 This Indenture, Made this _____21st _____day of _____January _____, 19.66 between Robert.A. Wagner and Sharon J. Wagner, Husband and Wife

of Lawrence , in the County of Douglas and State of Kansas part y of the second part.

Witnesseth, that the said part ies of the first part, in consideration of the sum of Fifteen Thousand and no/100- - - - - - - - - - - - - - - - DOLLARS to them duly paid, the receipt of which is hereby acknowledged, he we sold, and by

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

Lot Twelve (12) of the Replat of Lots 7,8,9,10,11, and 12.

Block Seven (7), in Schwarz Acres Number Two, and Addition

to the City of Lawrence, Kansas, as shown by the recorded

plat thereof .

with the appurtenances and all the estate, title and interest of the said part 10% of the first part therein. And the said part 105 of the first part do hereby covenent and agree thet at the delivery hereof they. arothe lewful ownerS

the premises above granted, and saized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances,

and then they will warrant and, defend the same against all parties making lawful claim th

If is agreed between the parties hereto that the part 105 of the first part shall at all times during the life of this inde and assessments that may be levied or assessed against said registration the term before and in the studiency field like the biddings upon taid real estate instruction \mathbb{R}^{3} states the biddings upon taid real estate instruction \mathbb{R}^{3} states the biddings upon taid real estate instruction for the state become studies and these the upon the states become studies and the states become studies and the second part is the load, if any made payable to the part of the states become studies and the second part is the load in any made payable to the part of the states and the state become studies and the state of the states and the state become studies and the state become state of the state become state of the state of the

THIS GRANT is intended as a morphyse to secure the payment of the turn of Fifteen Thousand and no/100--------according to the twense of ODO certain written obligation for the payment BL said sum of money, executed on the 21st day of January 19 06, and by 1ts terms made payable to the part Y of the second part, with all interest according thereon according to the terms of said obligation and also to secure any sum or torms of money advenced by the

said party. of the second part to pay for any insurance or to discharge any taxes with interest the that said part $\frac{1285}{2}$, of the first part shall fail to pay the same as provided in this indenture. n as herein provided, in the eve he same as provided in this indenture.

And this conveyance shall, be void if such payments be made as herein specified, and the obligation contained therein fully discharged. If default be made in such payments or any part thereof or any obligation created thereby, an interest thereon, or if the taxes on said teal estate are not paid when the same become due and payable, or if the insurance is not here by an provided become shall be taxes on said teal areal erest are not paid when the same become due and payable, or if the insurance is not by an provided become shall become shall be made another earlier the whole sum remaining uppaid, and all of the obligations provided for in said writes collogation, for the security of which this indentuous is given, shall immediately meture and become due and payable at the option of the holder hereof, without noice, and it shall be leveful for

is given, thill immediately netwer and become due and payable at the epider of the network and of the said premises and all the improve the said part <u>y</u> of the second part. To take postersion of the said premises and all the improve ments there in the maner possible by low and to have a receiver appointed to collars the rent and bandles accuring therefore, and the all the premises hareby grazied, or any part thereof, in the manoer preachad by law, and out of all moneys arting from tuch sair or relain the amount then unpaid of principal and interest, logsher with the costs and charges holdent thereto, and the overplue, if any there be, shall be paid by the part y , making such sale, on demand, to the first part 1.05.

It is spred by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits acrosing shaft encoded and increases and be obligatory upon the here, executors, administrators, personal representatives,

In Witness Whereof, the part ICS of the first part ha UR_ hereunto set _7 thair_ hand S and seel the day and year

alur Dawagner. (SEAL) 0 (SEAL) ron J. Wagner (SEAL) (SEAL)

