Reg. No. 575 Fee Paid \$10.00

110

BOOK 111 2334 nia Stat of Yound Blanks, Yo This Indenture, Made this \_\_\_\_\_\_ 2322 day of \_\_\_\_\_ day of \_\_\_\_\_ 1965 between WALTER J. MARCKLEY AND DOROLYN I. MARCKLEY, Husband and wife pert is sof the first part, and ... The First National Bank of Lawrence, Lawrence, Kansas, part y of the second part. Witnesseth, that the said part. Les... of the first part, in consideration of the sum of for this indenture do......GRANT, BARGAIN, SELL and MORTGAGE to the said part X...... of the second part, the Kansas, to-wit: The East Half of the Northwest Quarter, and the Southwest Quarter of the Northwest@Quarter. of Section Thirteen (13), Township Thirteen (13) brul. South, Range Twenty (20) East of the Sixth Principal Meridian. with the appurtenances and all the estate, title and interest of the said part i.e.sof the first part therein. And the said pert  $\pm \alpha_5$  of the first pert do \_\_\_\_\_\_hereby covenent and agree that at the delivery hereof  $\pm h \Omega = 1.5$  hereby covener  $\Xi$  if the premises above grented, and seized of a good and indefeatible estate of blactionce.therein, first and clear of all incompreness. and that they, will warrant and defend the same against all parties making lawful claim thereig It is agreed betw ween the parties hereto that the part IRS of the first part shall at all times during the life of this Inde and assessments that may be levid or essessed spinor taid real esties when the same becomes two and psychie, and two they will assess they the building upon said real esties and torce the same becomes two and psychies, and they they will be specified and devided by the part y of the second part, the loss, if any node psychie to the part y of the second part to the estimated by the the second part to the estimated by the part y of the second part, the loss, if any node psychie to the part y of the second part to the estimated by the psychies when the same becomes two shall be psecified and interest. And in the event that sid pert 1.25 of the first part half all to psychies when the same become due and psychie or to keep and become a barred as herein provided, then the part y of the second part nay psy and taxes and insurance, or either, and the amount and part barred. And the inductedness, secured by this indenture, and shall be are interest at the rate of 10% from the date of psyment with the rest of the inductedness, secured by this indenture. Book 210 Page 140 THIS CRANT & nt of the sum of Four thousand and no/100 - - - - - - - - - - - - - - - - DOLLARS, according to the terms of DDB certain written obligation for the payment of said sum of money, executed on the add part y...... of the second part to pay for any insurance or to discharge any taxes with interest the on as herein p har sold part 1.05. of the first part shell fail to pay the same as provided in this inde gation erest thereon vided here this c the And this convergence shall be void if such payments be made as provided in this indenture. And this convergence shall be void if such payments be made as basels specified, and the obligati-itieffault be made in such payments or such payments be made as heads specified, and the obligation state are not paid when the same become due and payable, or if the insureme is not kept up, as provi-al estate are not paid when the same become due and payable, or if the insureme is not kept up, as provi-al estate are not hapt in as good repair as they are now, or if waste is convented on said permiss, the of the whole som remaining unput, and all of the obligations provided for in said written obligation, given, thall meditarity matter and become due and payable at the option of the holder hered, wi the said part y of the second part. To take possession of the said promises a ments thereon in the manner provided by law and to have a teceiver appointed to collect the rents and herefits accruing self the premises hereby gracted, or any part thereof, in the manner prescribed by Saw, and out of all moneys shim retein the amount then unpaid of principal and interest, together with the costs and charges. Incident thereto, and the overplu shall be paid by the part y \_\_\_\_ making such sale, on demand, to the first part 1.25 \_\_\_ It is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all certity accruing their terms, shall extend and inver to, and be obligatory upon the hairs, executors, administrators, personal representatives, agrees and successors of the reportive parties hereto. In Witness Wheread, the part 105 of the first part have here their hand 5 and seal S the day and yes Walter J. Marchiey fit Contal (ASEAL) = SEAL) \* Doroly, J Marchley Dorolyn I. Marckley (SEAL) (SEAL) Kansas STATE OF Douglas county, 1823, That on the 23rd day of alleging T -A D. 1967 before me, a notary public Walter J. Marckley and Dorolyn I. Marckley, husband and wife. mated the foregoing instru to me personally known to be the same person\_S\_ who and acknowledged the execution of the same, ant and duty VAR Last abreas writer d affland my official seal on the day and HAtlanders ..... 1069 Vanue Recorded August 25, 1965 at 8:03 A.M. Decry Register of Deeds

017