with the appurtenances and all the estate, title and Interest of the said parties of the first part therein. And the sold part 125 \_\_ of the first part do \_\_\_\_ hereby covenant and agree that at the delivery hereof they are the lewful ow of the premises above granted, and salzed of a good and indefessible essate of inheritance therein, free and clear of all incumbrances. no exceptions and that \$100 y . will warrant and defauld the same against all parties making lawfol claim there It is agreed between the parties hereins that the part.203 of the first part shall at all times during the life of this indenture, pay all It is agreed between the partials herein that the part 123 of the first part shall at all times during the life of this indenture, pay all taxes and assessment that may be found or assessed applient said read enter when the same becomes due and payable, and that  $\frac{1007 \text{ WI11}}{1000 \text{ WI11}}$ diverted by the part Y of the scent part, the loss, if any, made payable to the part Y of the scent pay be stelled and interact during the interact part of the scent pays. The loss is not mark the pays and taxes become use and payable or to kapp and premises howed in here of the scent pays. The loss is not mark to pay the part Y of the scent pays is the first part that fail to pay such taxes when the same become due and payable or to kapp and premises howed is herein provided, then the part y = 0 of the scent pays and taxes and howers, or different or to kapp the induction of the inductor of the inductor terms in the part y = 0 of the scent pays and taxes and howers. The inductively the inductor is paid shall become a part of the inductor terms in the pays. THIS GRANT is intended as a mortgage to assure the payment of the sum of ... Eight Thousand Five Hundred and ---- DOLLARS, exceeding to the terms of ODB serials writing obligation for the payment of said sum of money, executed on the Sthday of <u>September</u> 10.05, and by <u>its</u> terms made physics to the part X of the second pert, with all bienest according thereon according to the terms of said obligation and also to secure any sum of sums of money advanced by the said pert X. of the second part to pay for my insurance or to discharge my taxes with interest thereon as herein provided, in the event that said part <u>108</u> of the first part shall fail to pay the same as provided in this indenture. that said part 105... of the first part shall fail to pay the same as provides in this incompres. And this conveyance shall be void if such payments be made as barelin specified, and the obligation contained therein, fully discharged, if default be made in such payments or any payment or any obligation created therein, nor life the buildings on said rest are not paid when the same become due and payable, or if the insurance is not kept up, as provided herein, or if the buildings on said rest ears not paid when the same become due and payable, or if the insurance is not kept up, as provided herein, or if the buildings on said rest ears not paid when the same become due and payable, or if the insurance is not kept up, as good repairs as they are now, or if waste is committed on said premises, then this conveyance shall be come abolive and the whole sum remaining unpaid, and all of the obligations provided for in said untime obligation, for the security of which its indenture is given, shall immediately mature and become due, and payable at the option of the holder hereof, without notice, and it shall be favili for Is given, shall immidiately making and payable as the option of the holder hereof, without in total, and it while in important in the improvement finance in the second part 1.16 #8281163 OF 85812818 to take possesion of the and premises and all the improvement finance in the manner previous the rent of the second part 1.16 #8281163 OF 85812818 to take possesion of the and premises and all the improvement finance in the manner previous the rent of the second part of In Witness Whereof, the part 108 of the first part he 300 , hereunto set last above written, their hand 5 and seal 5 the day and year S. anthon M. Mannessen (SEAL) Erma G. McMandag MAR MILLA (SEAL) (SEAL) STATE OF KANSAS Douglas . COUNTY. BE IT REMEMBERED, That on this 9th day of September A. D. 1965. before me, a notary public in the eforeasid County and Stein, came S. Anthon McManness and Erma G. McManness, his wife OTANY AUBLIC: to me perionally known to be the same perion.s., who executed the foregoing instrument and duly acknowledged the execution of the same. 1 1 . W. S. S. IN WITHERS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the sky and year last above written. tern Sorensen Notary October 31 nission Expires\_ 19 65 otary Public Janice, Been Register of Deeds Reputition Deputy

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