19 1. 19 1

32. Die 2007 The Colleck Printer, Publicher of Layal Mania, Lawrence, Linne -2732 BOOK 111 This Indenture, Made this \_\_\_\_\_ 21 24 ...day of September Robert N. Coleman and Grace F. Coleman, husband and wife, of ... Lawrence ....., in the County of Douglas and State of Kansaa parties of the first part, and ...... C. L. Van Nortwick .... part Y ..... of the second part. Witnesseth, that the said part 198. of the first part, in consideration of the sum of Five thousand five hundred and no/100 (\$5,500.00) ------DOLLARS this Indenture do......GRANT, BARGAIN, SELL and MORTGAGE to the said part X .... of the second part, the Kansas, to-wit: Beginning at a point 370 feet South of the Northeast corner of the Southeast Quarter of Section 30, Township 12, Range 20, thence South 125 feet, thence West 132 feet to the middle of Maine Street, thence North 125 feet, thence East 132 feet to the place of beginning, in Block 7, in that part of the City of Lawrence, known as North Lawrence, less that part of said tract covered by said Maine Street, and less the East 53 feet of said tract. and that they will warrant and defend the same egainst all parties making lawful claim therein. It is agreed between the parties haven between the parties multi-starty will warrent and defend the same sealart all parties making lawful claim therein, and assessments that may be level or assessed against asid real state when the same becomes due and payable, and this indentify Bhall are the buildings upper and real estate level against asid real state when the same becomes due and payable, and that **Lhey** Shall are the buildings upper and real estate level against asid real state when the same becomes due and payable, and that **Lhey** Shall are the buildings upper and real estate level against fire and tornade in such same and by such house company as shall be specified and interest. At he per second pays, the loss, if a res, node payable to the pays 's and the same due and payable or to keep asid permise housed is part in provided, then the part that fail to pay such taxes when these are buildings of the payable or to keep and payable. The independent, secured by the independence, and that beer interest at the rate of 10% from the date of payment until fully repaid. THIS GRANT is intended as a mortgage, to secure the payment of the sum of Five thousand five hundred and no/100 (\$5,500.00) according to the terms of a certain written obligation for the payment of seld sum of money, executed on the DOLLARS, day of <u>September</u> 19 65, and by <u>1.08</u> terms made psychie to the perturb part, with all Interest according thereon according to the terms of tabligation and site to secure any sum or sums of money advanced by the seld part <u>Y</u> of the second part to pay for any insurance or to discharge any terms. of the second part to pay for any insurance or to discharge any taxes with inte that said part 108 of the first part shall fell to pay the same as provided in this in And this conveyance shall be void if such payments be made as herein specified, and the obligation contains if default be made in such payments or any payment are any obligation created themeby, or interast thereon, restence are not hapt in a such payments are any payment or any obligation contains if default be made in such payments or any payment thereof or any obligation created themeby, or interast thereon, restence are not hapt in as good repairs at they are now, or if wants is committed on the payments of the start and the such payments are any and the whole sum remaining unpaid, and all of the obligations provided for in side is given, shall immediately matter and baccome due and payments that may without notice the side part Y. of the second part. **his heirs and 25519** Take presention of the first and the said prometers the another the second part. **his heirs and 25519** Take presention of a side of the said pay means therean in the resention provided by law and to have a restive appointed to callect the rest and benefits are in another there any part thereof, in the meanue presention of the law, and out all more the side of the prometers here by grant thereof, in the meanue presention of the law of all more retain the amount then unpaid of principal and interest, together with the coars and charges incident thereo, and the shall be paid by the part \_ Y. making such as a condenand, to the first part \_ 1@B It is agreed by the parties bereto that the term and provision of this lo nestine which is a standard of the term and provision of this lo ingent and auccessors of the respective parties herein. In Winness Whereid, the part <u>1.05</u> of the girst part he VC, hereinsto a showe write. ente (SEAL) racel Feleman (SEALL (SEAL) Grace F. Coleman (SEAL)