have great a starty 11.200.00 This is a purchase money mortgage. with the appurtenences and all the estate, title and interest of the said part. Les of the first part therein. And the said periods of the first part do \_\_\_\_\_\_ hereby covenant and agree that at the delivery hereof they are the level ownerB. the premises above granted, and seized of a good and indefeasible entre of industriance-therein, free and clear of all incumbrances. DO exceptions and that they will warrant and defend the same against all parties making lawful claim thereto It is agreed between the parties hareto that the part 10.5 of the first part shall at all times during the life of this indenture, pay all texes and assume that may be divided or assumed equivalt scale of the first part shall at all times during the life of this indenture, pay all taxes discussed that may be divided or assumed equivalt scale starts down the same becomes due and payable, and that they will be specified and divident be specified and the second part, the lask if way, needs pair the part  $Y_{--}$  of the second payable to be specified and interest. And in the years the same for the part  $Y_{--}$  of the second payable or to keep and payable or to keep and payable to be the first part has the first part that the same becomes due and payable and the specified and interest. And in the years that said payable or to keep and payable and the interest at her are of 10% from the date of payment will full payable. THIS GRANT IN I scarding to the terms of OTIE custain written obligation for the payment of add sum of money, executed on the dev of <u>September</u> <u>118</u> terms made payable to the part, of the second pert, with all lowest according the terms of add obligation and also to secure any sum or money devanced by the said part <u>T</u> of the second part to pay for any lowence or to discharge any taxes with interest thereon is herein provided, in the event that add part <u>Les</u> of the first part shall fell to pay the seme as provided in this indenture. DOLLARS thif said percomments of the train part and real the percents percent made as provided in this indentions. And this convergence shall be velid if used to percent by made as becaus apacities, and the obligation contained therein faily discharged. If default be made in such payments or any percification of the percent of the same and the obligation contained therein, or if the taxes on said real state are not held in such appreciate or any percification of the same state are not kept top, as provided herein, or if the buildings on said real state are not kept in as good repair as they are now, or if we are state are not kept in a good repair as they are now, or if the said back and the whole sum remaining unpeid, and all of the obligations provided for in said state percents, when the said backwe is given, shall immediately meture and become due and psysble of the colder hereof, without notice, and it said be levely for is given, shall immediately meture and become due and payable as the option of the holder hereof, without notice, and it shall be benefit for the solid part, Y.... of the second part. Its agents OX Assigns to take possession of the solid premises and all the imporve-ments therean in the reasons provided by law and to have a realiver appointed to collect the rents and benefits accounts the impor-session the second part. Its agents of a second part is and the more prescribed by law, and out of all moneys string from such sale to sell the premises hereby granted, or any part theread, in the manow prescribed by law, and out of all moneys string from such sale to reals the amount then unput of principal and interest, specifies with the cases and charges incident thereto, and the overplus, if any there be, shall be paid by the part. Y... making such sale, on demand, to the first part. is a. It is agreed by the parties hereto that the terms and provisions of this indentive and each and every obligation therein contained, and all benefits accounts the hereto, the hereto the set of the respective parties hereto. In Where Where the the set of the first part is the first part have been the here. Line is here a set and set is the day and year the above where the set. John n Hanger Jr. (SEAL) John N. Haddock Jr. (SEAL) Theda C. Haddock (SEAL) Theda C. Haddock (SEAL) (SEAL) STATE OF KANSAS 15 Douglas COUNTY. A. D., 19.65 before me, a Notary Public in the efforestid County and Ste-reme John N. Haddock Jr. Theda C. Haddock, Husband & Wife TINE to me personally known to be the same person  $\bar{\mathbf{A}}_{-}$  who executed the foregoing instrument and duty asknowledged the execution of the same. Macric 2 IN WITHERS WHEREOF, I have berounto subscribed my name, and affixed my official seal on the day a year last above written. Henneth Reiner My Commission Expres July 31st 19.66\_\_\_\_ Notary Public Janue Been Register of Deeds RELEASE of I the undersigned, owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of record. Dated this 18th day of June 1970. Attest: Stephen K. Matthews, LAWRENCE NATIONAL BANK AND TRUST CO. Assistant Cashier By John P. Peters, Senior Vice Pres. and Cashier

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