Fee Paid \$32.50 all a 4168 (No. 52K) The Outlook Printers, Publisher of Legal Blanks, Lawrence, Kanaas BOOK 143 This Indenture, Made this 21st day of Pebruary Charles J. Mason and Betty C. Mason, his Wife , 19 9 between of Eudora ' , in the County of and State of part of the second part. Witnesseth, that the said part defines of the first part, in consideration of the sum of DOLLARS DOLLARS to then duly paid, the receipt of which is hereby acknowledged, ha sold, and by this indenture do GRANT, BARGAIN, SELL and MORTGAGE to the said part of the second part, the following described real estate situated and, being in the County of and State of Kansas, to-wit: with the appurtenances and all the estate, title and interest of the said part of the first part therein. And the said part a of The first part do hereby covenant and agree that at the delivery hereof of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and, clear and that t and defend the same against all partice It is agreed between the parties hereto that the part of the first part shall at all times during the life of this inder and assessments that may be feved or assessed against staid real estate when the same becomes due and payable, and that keep the buildings upons said real estate insured against fire and torado in such sum and by such insurance tompany as sh directed by the part of the second part the loss if any, made payable to the part of the second part to the said premises insured as herein provided then the part of the first part shall as to all fail to pay such that saw here the second part to the said premises insured as herein provided then the part of the second part to the second part of the second part of the second part of the second part to the said premises insured as herein provided then the part of the second part may pay said taxes and insurance, or ent paid shall become a part of the indebiatemess, secured by the indenture, and theil bear interest at the rate of 10% from to paid shall become a part of the indebiatemess. THIS GRANT is intended as a multiplice said part . I of the second part to pay for any insurance or to discharge any taxe "And this conveyance shall be vold it such payments be made as here. If default be made in such payments of any part thereof or any obligan estate are not paid when the same becomprote and payable, or if this no real estate are not kept in as good repair as they are now, or if waits is and the whole sum remaining unpaid, and all of the deligations provide is given, shall limited the matter and become does and payable at the the told part of the tectod part ments thereon in the manner provided b self the previses metby granted or as retain the annual theo urpaid of princip making such sale, on demand, to the first It is agreed by the partier limits that the terms and provisions of a benefits account the strong shall extend and inure, p. and be abligatory assigns and successors of the respectives parties herets. In Wilness WhereoR, the part (SEAL) BE IT REMEMBERED, That on this. day of . A. D. 19 ITA before me, ca came to me personally known to be the same person ... who executed the foregoing acknowledged the execution of the same. UBLIC : IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my off trincitte anythe sion Expires 19 Notary Public Janice, Beem Recorded February 21, 1966 at 8:50 A.M. Register of Deeds

tri

1

i.s.