BOOK 149 12720 (Ne. 52K) The Outlook Printers, Publi This Indenture, Made this 27th day of March , 1968 between J. and E. Construction Corporation of Lawrence , in the County of \_\_\_\_\_ Douglas \_\_\_\_\_ and State of Kansas party of the first part, and THE FIRST NATIONAL BANK OF LAWRENCE, Lawrence, Kansas party of the second part. Witnesseth, that the said part Y ...... of the first part, in consideration of the sum of to \_\_\_\_\_it \_\_\_\_\_duly paid, the receipt of which is hereby acknowledged, has \_\_\_\_\_sold, and by this indenture do RR. GRANT, BARGAIN, SELL and MORTGAGE to the said party...... of the second part, the Kansas, to-wit: Lot two (2), Block four (4), in Chaparral, an addition to the City of Lawrence, as shown by the recorded plat thereof. with the appurtenances and all the estate, title and interest of the said part.y... of the first part therein. And the said party of the first part do CS, hereby covenant and agree that at the delivery hereof it. is the lawful own mises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbranc and that it, will warrent and defend the same against all parties making lawful claim the ad between the parties hereto that the part X and of the first part shall at all times during the life of this indenture, pay all taxes Ing to the terms of ODE certain written obligation for the peytent of an exact terms made payable to the party of the second March 19.5.8, and by its terms made payable to the party of the second of the second by the terms of said obligation and also to secure any sum or sums of money advanced by the other all interest accruing thereon according to the terms of said obligation and also to secure any sum or sums of money advanced by the ald part Y. of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the manual of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the hat sald marty of the first part shall fall to pay the same as provided in this ind veyance shall be void if such payments be mede as herein specified, and the obligation containes de in such payments or any part thereof or any obligation created thereby, or interest thereon, or did when the same become due and payable, or if the insurance is not kept up, as provided herein, de kept in as good repair as they are now, or if waste is committed on said premises, then this conve unit remaining unpeid, and all of the obligations provided for in said written obligation, for the secu-minediately mature and become due and payable at the option of the holder hereof, without notice,

the said parts, and immediately meters and become out and persons of the said parts, and in the second persons and all the improve the said parts. Second persons and to have a receiver appointed to collect the rents and benefits accruing therefrom and to reall the premises hereby granted, or any part thereof, in the manner prescribed by law, and out of all moneys erising from such asie to break the amount there unpeld of principal and interest, together with the costs and charges incident thereto, and the overplus, if any there be,

Side the amount then unpeld of principal and interest, together with the costs and charges incident thereto, and the overplus, if any there be shall be paid by the perty....... making such sale, on demand, to the first perty......

It is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits accruing therefrom, shall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives, assigns and successors of the respective parties hereto.

J. and E. Construction Corporation (SEAL) X Michael L. Jamison, President (SEAL) (SEAL) X Lobut 1. Edu SEAL Robert L. Elder, Secretary-Treasurer (SEAL)