This Indesture, Made this ________ . 15th _______ . day of ______ November ______, 1968. between William Malker Greene and Genevieve Elhora Greene, husband and wife of Lawrence _____, in the County of Douglas _____ and State of ____ Kansas parties of the first part, and THE FIRST NATIONAL BANK OF LAWRENCE, Lawrence, Kansas part y of the second part. Witnesseth, that the said part ______ies of the first part, in consideration of the sum of -- Ten Thousand and No/100---------- DOLLARS to them duly paid, the receipt of which is hereby acknowledged, have sold, and by following described real estate situated and being in the County of Douglas and State of Kansas, to-wit: Lots 46 and 48 on New York Street, in the City of Lawrence, in Douglas County, Kansas with the appurtenances and all the estate, title and interest of the said part 1.050f the first part therein. of the premiess above granted, and seized of a good and indefeasible estate of inheritaand that they will warrant and defend the same against all parties making lewful claim thereto. It is agreed between the parties heroto that the part. 200 of the first part shall at all times during the life of this is , pay all taxes d essessments that may be levied or assessed against said rae esses when the same become due and payable, and that the SML \mathbb{R}^{1} of the functions plus and save the same become due and payable, and that \mathbb{R}^{1} of \mathbb{R}^{1} save the same become due and payable, and that \mathbb{R}^{1} save the same become due and payable, and that \mathbb{R}^{1} save that the same become due and payable is at the save become due and the save become due and payable is the save become due and payable and that \mathbb{R}^{1} save the save become due to be save become THIS GRANT is intended as a mortgage to secure the payment of the sum of Ten Thousand and No/100-----DOLLARS, ording to the terms of ODE certain written obligation for the payment of said sum of money, executed on the 15th of November is 68, and by its terms made payable to the part Y of the second with all betweet according thereon according to the terms of said obligation and also to secure any sum or sums of money advanced by the aid part. Y. of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event at said part 1.85 of the first part shell fail to pay the same as provided in this indenture. And this conveyance shall be void if such payments be made as provided in this indenture. And this conveyance shall be void if such payments be made as berein specified, and this obligation contained therain fully di-default be made in such payments or any part thereof or any biligation created therainty, or interest thereon, or if the faces on the area paid when the same become due and payable, or if the insurance is not kept up, as provided been, or if the baldious return and under they in major and or they are may, or if water is committed on asid premises, then this conveyance that bacome the when sun remaining topoid, and all of the obligations provided for in said written obligation, for the security of which this given, that intendenties matter and become the and payled as the optime of the though there. and part $Y_{\rm c}$ of the second part , there is the maximum provided by law and to have a response to previde the second to have a constraint that unpart of principal and interest, together e possession of the enofits accruing leve, and out of all moneys arisin leve, and out of all moneys arisin lavident thereto, and the overpl ceiver appointed to collect memor prescribed by lew with the costs and charges I be wald by the part y making such sale, on demand, to the first part 105. It is agreed by the parties herein that the terms and provisions of this indentors and each and every obligation therein contained, and all with according thereform, shall exceed and incre to, and be obligatory upon the heirs, executors, administrators, personal representatives, and de according of the respective parties hares. Witness Wiscost, the p nto set their hand S. and seals ... the day and year ut 105 of the first part he VC he -1411 x William Walker Theene ISEAU William Walker Greene (SEAU X. Genericel Clusta Greene (SEAU Genevieve Elnora Greene (SEAL)

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Recorded November 18, 1968 at 8:57 A.M.

COUNTY.

June 17 10 69

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15th

Greene, husband and wife

o me personally known to be the same person S_

strength 1 have be

William Walker Greene and Genevieve Elnora

Hame

ByJue

wy d November A 0_1468

who executed the foregoing instrument and duly

Warren Rhodes

Denotytes Deputy

a Been

aid County and State

Natary Public

Register of Deeds

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