and the state of the state of the . with the appurtenances and all the estate, title and interest of the said part 1.98of the first part therein, . And the said part 105, of the first part 30.40, hereby covenant and eyres that at the betweey hereof Chery an Ohe lawful owners of the premises above granted, and seized of a good ant, indefeatible estate of inheritance therein, free and plear of all incumbrances. and that they will wereast and defend the same egainst all parties making lewful this indenture has all they be between the parties hereto that he part 25 of the test part shall at all times during the life of this indenture has all taxes. And excessions that may be levied or essessed against said real effect part shall at all times during the life of this indenture has all taxes. And excessions that may be levied or essessed against said real effect when the same becomes due and payable and the thield of the test and to be added to be adde THIS GRANT is intended as a mortgage to secure the payment of the sum of Twelve Thousand and no/100-according to the terms of One certain written obligation for the payment of said sum of monty, executed on the 25th day of August 19770, and by TCS terms made payable to the payment of said own of money, executed on the 2001 day of August 19770, and by TCS terms made payable to the part Y of the second part, with all interest accruing thereon according to the terms of said obligation and also to becure any sum of sums of money educated by the seid part Y of the second part to pay for any insurance of to discharge any taxes with interest thereon as herein provided, in the event that said part CB of the first part shaft fail to pay the same at provided in this indentive. that said part Y. of the first part shall feil to pay the same at provided in thit indentions. And this conveyance shall be void if such payments be made as herein specified, and she obligation contained therein folly discharged. If default be made in such payments or any part thereof or any obligation recard sheeby, or interest thereon, or if the that is on veyance shall be one also be the second there and payments or any part there of a said the solution is and there of the buildings on and real estate are not kept in as good repair as they are now or if waste is committed on said precises then only of the buildings on and about and the whole are made in such as and the obligation contained therein or if the the about a double and payments or any part the obligation to the said precises then only and the buildings on and real about a solution of the whole are not kept in as good repair as they are now or if waste is committed on said precises then only of the security of which the indentions in given, thall investigation they are observed on the whole are not kept in a sid written obligation. For the security of which the indentions in given, thall investigately matter and become due and payable at the option of the field bare barents, and it shall be lawful for the said part Y. of the second part there is not there is receiver appointed to collect the rests and bareful security therefore, and it shall be to retain the moment provided by law and to have a receiver appointed to collect the rests and cut are all enoughys asiding term rests and of precises there on the option of the genes and cut at all enoughy are the securit the rests and cut at all enoughys asiding term and the rest and the rests and cut are particle. The securit term is and there on and the rest and the rest and the rest and the rest are and the rest and the rest and the rest and cut are prevised as the previse the rest the option of the rest and cut are prevised as the previse and the rest are of the securit there opting the rest and the re shell be paid by the part $X_{\rm c}$: making such sale, on demand, to the first part 1.25 . 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 increate and be obligatory upon the heirs, executers, administrators, personal representitives, assigns and excessors of the respective parties herefo. signs and successors of the respective parties hereto. In Winness Whereel, the part 105 of the first part ha VC hereunio set their hand 5 and seal the day and year at above written. Harold H. Herren Contest Betty Herren Contest SEALL 35 Allen H, Westerhouse (SFAL) Elfrieda Westerhouse STATE OF KANSAS DOUGLAS COUNTY, BE IT REMEMBERED, Ther on this 25th day of August A.D. 1970 before me. a. Notary Public in the aforesaid County and State A. D. 19 70 come Harold H. Herren and Betty Herren, his wife; and Allen H. Westerhouse and Elfrieda Westerhouse, his wife to me personally known to be the same person. S who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written. Charles W. Hedges Noiry Public My Commission Expires *February 28 19 72 Recorded August 27, 1970 at 4:51 P.M. Janue Beem Register of Deeds 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

·

written the original 13 th day 71. ie Been g. of Deeds

Deputy