176 ith the appurtenences and all the estate, title and interest of the said part. y....of the first part if And the said part y ... of the first part do Qin . Sameby coverant and agree that at the delivery based it is the lawful test shows presend, and saised of a good and indefeasible astate of inheritance therain, free and clear of all in and that. 15 ... will warrant and defend the same egainst all parties making lawful d It is agreed between the parties hereto that the part y of the first part shall at all times during the life of this ind of assumants that may be levied or assessed against asid real astric when the same becomes due and payable, and there $I\Sigma$ will a react the part of the second part the loss of any mode payable to be part of the second part to be specified and the same becomes and by such leavence company as shall be specified and the same becomes the second part to be specified and the specified and the same becomes and by such leavence company as shall be specified and the same becomes the second part to the second part to be specified and the same becomes and by such taxes when the same becomes due and payable of LS and parts the part Σ of the second part to be part Σ of the second part to be specified and the same become a part of the indebredness, zeburgd by this indenture, and shall beer interest at the rate of 10% from the date of payment at figure same. THIS GRANT IN cure the pa nt of the sum of Twenty Thousand and no/100----mmm DOLLARS. reling to the terms of OILO certain written delignion for the payment of said sum of money, executed on the 5th October 1970 and by its terms made psyable to the part Y. of the second preon according to the terms of said obligation and also to secure any sum or sums of money advenced by the with all internet accru ng th And this conveyance shall be void if such payments be made is herein specified, and the obligation contained therein fully discharged, default be made in such payments or any part thereof or any obligation created thereay, or interest therean, or if the tester on a side real tase are not paid when the same become due and payable, or if the insurance is not kept up, as provided herein, or if the tester on a side real in notes are not paid when the same become due and payable, or if the insurance is not kept up, as provided herein, or if the billings on ead at more are more lapt in as good reper as they are now, or if wasts is committed on and premases, then this conveyance shall become shall be d the white sam remaining unpaid, and all of the obligations provided for in said written obligation for the security of which the interface given, shall immediately merue and become due and payable at the option of the hidder hereef, without notice, and it shall be tawful for all be paid by the part y making such sale, on demand, to the first part y is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all for socialing thereform, shall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives, where Where of the part y of the first part ha S hereunto set its hand g and seel the day and year ALCENTART CONTRACTOR Investors Management Corporation (SEAL) Dwight Perry, President Byz (SEAL) (SEAL) seller and By: (SEAL) retar AT A NO. STATE OF Kansas Doughlas COUNTY, SS. BE IT REMEMBERED, That on this _____5th ____ day of _October 1970 before me, the undersigned, a _____Notary_Public_____ in and for the County and State aforesaid, came ____ Dwight Perry president of Investors Management Corporation, a corporation duly organized, incorporated and existing under and by virtue of the laws of ______ Kansas______, and __Russell W. Jones Secretary of suid corporation, who are personally known to me to be such officers, and who are personally known to be been used by the persons who executed, as such officers, the within instrument of writing on behalf of said approximate such persons duly zeknowledged the execution of the same to be the act and deed of of s WHEREOF, I have hereinto set my hand and affixed my Mary Wilber Notary Public, Term expires May 11, 1974 Janue Beem Register of Deeds RELEASE 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 3rd day of September 1971 First National Bank of Lawrence, Lawrence, Kansas (Corp Seal) Warren Rhodes, President Mortgagee. Owner. tember

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