THIS INDENTURE, Made this second day of May A.D.1910 by and between J.A. Keeler and Annie L. Keeler Husband and wife of Lawrence County of Douglas and State of Kansas parties of the first part, and F.M.Perkins party of the second part. WITNESSETH: That the part of the first part in consideration of the sum of Five Hundred Dollars to ____ duly paid, the receipt of which is hereby acknowledged, ha sold and by these presents do grant, Bargain, Sell and Convey unto the party of thesecond part, his heirs, executors, administrators or assigns, the following described real estate situated in the County of Douglas and State of Kansas to-wit: The East half of Lot Four (4) Block Four (4) in Lanes First Addition to the City of Lawrence TO HAVE AND TO HOLD THE SAME together with all and singular the tenements, hereditaments and appurtenances thereunto belonging. at the delivery hereof The parties of the first part covenant and agree that they are the lawful owners of said premises, and seized of a good and indefeasible estate of inheritance therein free and clear of all incumbrances, and will warrant and defend the same in the quiet and peaceable possession of the sparty of the second part his heirs executors administrators or assigns forever. THIS GRANT, is intended as a mortgage to secure the payment of Five Hundred Dollars according to the terms of a certain promissory note and a certai n indenture of even date berwith made by the party of the first part to the party of the second part and particularly defining and setting forth the terms and the manner of payment, which said note and indenture are here referred to and made a part of this contract the same as though here written out in full. The party of the first part covenants and agrees to pay all taxes and assessments levied upon and assessed against said premises when due and payable; to pay all the premiums for the samount of insurance herein specified; and if not so paid, the party of the second part may pay said taxes and insurance premiums, and the amount so paid shall be a lien upon-said-premises, and be secured by this mortgage and collected in the sx same-manner as the principal debt hereby secured, together with interest at-the-rate-of-ten-percent-per-annum-until-paid. The-party-of-the-first-part further-covenants-and-agrees-to-keep-the-buildings, fences and other improvements-now-upon-or-which-may-be-placed-upon-said-premises, in-goodrepair and condition; and to produre, maintain and deliver to the party of the second part, as additional and collateral security, policies of insuranc against loss and damage by fire, tornadoes, cyclones and windstorms to the amount of not less than Eight Hundred Dollars loss, if any, payable to the party of the second part or his assigns, as his interest may appear; and if additional insurance be procured thereon, and the policies therefor shall not be made in terms payable as herein specified, the company placing such ·additional insurance sshall nevertheless make contribution in case of loss to the same extent as it would be required to do if said policies had been

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