City of Buffalo, in said County, duly commissioned and sworn and authorized to take and certify the same; and further, that I am well acquainted with the handwriting of Such Commissioner of Deeds, and verily belive the signature to the said certificat of prosf, acknowledgement or affidavit is genuine.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the seal of said County and Courts at Buffalo this 1st day of Sept. 1916 (109% Rev. Stamp) (SEAL) John H. Meahl, Clerk.

Recorded Oct., 7th., A.D. 1916, at 9:55 o'clock, A.M.

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THIS INDENTURE, Made this 10 day of July, A.D.1916 between Albert Maryin Rundle and MAry Rundle, his wife, _____County, in the State of Kansas, of the first part, and WAREN MORTAGE COMPANY; of Emporia, Lyon County, Kansas, of the second part, WITNESETH, That the said parties of the first part, in consideration of the sum of One hundred Twenty and 00/100 Dollars, the receipt of which is hereby asknowledged, do by these presents grant, bargain, sell and convey unto the said party of the second by chese presents grain, series, and control and party of the state, part, its heirs, assigns or successors, all of the following described real estate, situated in the County of Dowglas, State of Kanses, to-wit: The West half of the Southwest Quarter of Section Five, and the North half of

the Northeast Quarter of Section Sixteen, all in Toanship Fifteen, South, Range Eighiteen East of the 6th P.M. .

T O HAVE AND TO HOLD THE SAME, Together with all and singular the tenements, hereditaments and appustemences thereto belonging or in anywise appertaining, forever, Provided, always, and these presents are upon the express condition, that, whereas, said first parties have this day executed and delivered a certain promissory note to said party of the second part for the sum of One Hundred Twenty and CO/100 Dollars, bearing even date herewith, payable at the office of WARREN MORTGACE COMPANY, Emporia, Kansas, in equal installments of Twelve and no/100 Dollars each, the first installment payable on the first day of May 1917, the second installment on the first day of November 1917 and one installment on the first days of May and November in each year thereafter until the entire sum id fully paid. And if default be made in the payment of any one of said installments when due or any part thereof, then all unpaid installments shall become immediately due and payable, at the option of the party of the second part, or 9f the logal holder of said note, and shall draw interest at the rate of ten per cent per annum from the date of said note until fully paid.

And the said parties of the first part further agree that in case they pay the first mortgage upon the above described land, (for the negotiation or extension of which this mortgage and the mote hereby secured is given as a commission) before the last date such mortgage by its terms is due and payable, such payment shall in no wise effect this mortgage or the note thereby secured, but that they will pay the sums hereby secured in full, as though no such payment of the first mortgage was made.

Now, if said first parties she ll pay or cause to be paid to said party of the Now, if said first parties shall pay or cause to be paid to said party of the second part, its heirs, assignid or successors, said sum of money in the above desori-bed note mentioned, together with the interest thereon, according to the terms and tenor of the same, then these presents shall be wholly discharged and void, otherwise to remain in full force and effect, But if said sum or sums of money, or any part there thereof, or any interest thereon, are not paid when the same are due, or if the first mortgage or any part thereof, or any interest thereon is not paid when the same is due, or if the taxes or assessments of every nature which are or may be assessed and levied against such premises, or any part thereof, are not paid when the same are by law made due and payable, then the whole of said sum or sums and interest thereon shall, and by these presents do, become due and payable, and the said party of the second part shall be entitled to the possession of the premises. All appraisements,

exemption and stay laws are hereby expressly waived. And the said parties of the first part, for themselves and their heirs, do hereby covenant to and with the said party of the second part, its heirs, assigns or successors, that they are lawfully seized in fee of said premises, and have good right to sell and donvey the same; that said premise are free and clear of all encumbrances except Thirty Two Hunderd Dollars, and that they will, and their heirs, executors and administrators shall forever warrant and defend the title to said premises against

the lawful oldma and demands of all persons whomsoever. IN WITNESS WHEREOF, The said parties of the first part have hereunto set their hands the day and year first above written. Albert Marion Rundle Mary Rundle.

State of Kansas, Osage County, SS.

Be It Remembered, That on this 12 day of July A.D.1916, before me, the under-signed, a Notary Public in and for said County and State, came Albert Marion Rundle and Mary Rundle, his wife who are personally known to me to be the same persons who ex-couted the foregoing instrument of writing, and duly asknowledged the execution of the same.

C. T. Mc Daniel, Notary Public.

Ploy (Kawinge Register of Deeds, Lie, C. That Deputy.

WITNESS my hand and official seal the day and year last above written.

My commission expires May 7-1918. (SEAL)

Recorded Oct., 7th., A. D. 1916, at 11:00 o'clock A.M.