568 MORTGAGE RECORD 66 STATE OF KANSAS, DOUGLAS COUNTY, 25. FROM This instrument was filed for record on the day of March A. D., 192 5, At. 9:15 A. M. Isa E. Wellman. Register of Deeds. Elrose Gauck et al. TO Deputy. Bernard Klaas. By Reg. Fee, No. 242 hundred and 1.75 of Lawrence in the County of Douglas part ics of the first part, and Bernard Klaas and State of Kansas part y of the second part. WITNESSETH, that the said part 1:05 of the first part, in consideration of the sum of Seven Hundred and no/100 ' DOduly paid, the receipt of Seven Hundred and no/100 DOLLARS, to them duly paid, the receipt of which is hereby acknowledged, ha We sold, and by this indenture do. Grant, Bargain, Sell and Morigage to the said part. Y of the second part, and State of Kansas, to-wit: Lots two (2) and three (3), Block one (1), Belmont Addition to the City of Lawrence, Kansas. with the appurtenances and all the estate, title and interest of the said parties of the first part therein. And the said part 103... of the first part do ______bereby covenant and agree that at the delivery hereof they are the lawful owner. S. of the premises above granted, and acted of and index calls be extend in heritance therein, free and clear of all incumbrance. and that they will warrant and defend the same against all parties making lawful claim thereto. It is agreed between the parties bereto that the part 1CB of the first part shall at all times during the life of this indenture, pay all faxes or assess ents that may be levied or as It is agreed between the parture bereto that the part 1.0.8....of the Early part shall all times doining the life of this indexture, pay all tars of assessments that may be fired or uses that said real state when the same become due and payable, and that ...they?will like your be building upon and after at state instruct agranging the second part to the state of and a state instruct agranging the second part to the state of a state payable to the part... **y**... of the second part, the loss, if any, made payable to the part... **y**... of the second part, the loss, if any, made payable to the part... **y**... of the second part, the loss, if any, made payable to the part... **y**... of the second part to the state of ... **the in** m and by such st. And in the event that said part y______ of the first part shall fall to pay such taxes when the same become due and payable and to keep said premises insured as herein provided, then the nce, or either, and the amount so paid shall become a part of the indebtedness, secured by this indenture, and shall bear interest at part. <u>V</u> of the second part may pay said taxes and insurance, or either, and the s the rate of 10%, from the date of payment until fully repaid. THIS GRANT is intended as a mortgage to secure the payment of the sum of. Seven Hundred and no/100 DOLLARS. according to the terms of _______ ORO______ certain write control and provide the second part, with all interest according therea according to the terms of said chilgstice and also to secure any second part, with all interest according therea according to the terms of said chilgstice and also to secure any second part, with all interest according therea according to the terms of said chilgstice and also to secure any second part, with all interest according therea according to the terms of said chilgstice and also to secure any second part, with all interest according thereas according to the terms of said chilgstice and also to secure any second part, with all interest according thereas according to the terms of said chilgstice and also to secure any second part, with all interest according thereas according to the terms of said chilgstice and also to secure any second part, with all interest according thereas according to the terms of said chilgstice and also to secure any second part, with all interest according thereas according to the terms of said chilgstice and also to secure any second part. 1925. ced by the said part ______ of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event that said part______ as of money adva There is not strained without the pay the same as provided in this indenture. And this coveryance shall be void if such payment be made as bering predict, and the obligation contained therein fully discharged. If default be made in such payments or any part thereof any obligation coveryance shall be void if such payment be made as bering predict, and the obligation contained therein in fully discharged. If default be made in such payments or any part thereof any obligation coveryance shall be void if such payment be taxes on add real exists are not puid when the name become due and payable, or if the insurance is not here it as possible as the same mentaling or if the indiation or said relations or interesting the obligation. If the security or that his indicative is true, while indicative payment as become due and payable at the option of the option. overplus, if any there is, shall be paid by the part. 160....making such asis, on demand, to the first part. 100...... It is a preced by the part is hereto it at the terms and provident of this identities and each and every obligation, therein excluded, and all benefits accruing therefrom shall extend and inuve to, and be obligating spatial benefits. Preceder particulative, such as and accretions of the respective partice benefo. IN WITNESS WHEREOF, the part 195 of the first part ha We hereunto set their hand, and seal ... 5 the day and year last above written.(SEAL) Elrose Gauck (SEAL) (SEAL) (SEAL) Kansas STATE OF SS. COUNTY OF. Douglas day of March BE IT REMEMBERED, That on this30th A. D. 19. 25 before me, # I. C. Stevenson, a notary in the aforesaid County and State, came Elrose Gauck and Henry C. Gauck, her husband This Relation writ n hai L. S. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above writen. on the orle Mortear this 20 ci Dec ed My Commission Expires on the 18 day of Optober 19.28 I. C. Stevenson, Notary Public.

Closed and the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of the secured thereby acknowledge of thereby acknowledge of thereby acknowledge of thereby acknowledge of t nent of the debt secured therewy, and a 27 19 of Dec ______19, 27 Bernard Klaas ______ Mortgagee, Owner.

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