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| 1987 - States   | FROM  | the second s  | 19day of   |
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|   | то  |   | and the second sec   |
| THIS INDENTUR<br>hundred and forty-   | E, Made this 15thday ofOct<br>fivebetweenAubroy G.  | Der, in the year of our Lord<br>Higginbottom and Helen K. Higginbottom  | l, one thousand nine<br>, his wife   |
| of <u>Baldwin City</u><br>parties of the first  | in the County of Louglas  |   | ansas  |
| - Eleven Hundre   | at the said part_185 of the first part, in conside:<br><u>d Twenty-Five and no/100</u><br>ledged, have_sold, and by this indenture do   |   | of the second part.<br>paid, the receipt of<br>of the second part,   |
| an roloning asserte   |   |   |  |
|   | Lots Numbered one hundred eleve   | en (111) one hundred thirteon (113)   |  |
|   | and one hundred fifteen (115) (   | on Baker Street, in Baldwin City, Kansas  | 5  |
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|   | and all the estate title and interact of the said up  | whiles of the floor must them in  |  |
| And the said part 105.  | and all the estate, title and interest of the said pa<br>_of the first part dohereby covenant and agree that at t<br>cleasible estate of inheritance therein, free and clear of all im  | he delivery hereof they are the lawful owner 5 of the p   | remises above granted,   |
| And the said part 105.<br>and seized of a good and ind<br>and that they will warrant a<br>It is agreed between the  | _of the first part dohereby covenant and agree that at t<br>cfeasible estate of inheritance therein, free and clear of all in<br>nd defend the same against all parties making lawful claim t<br>parties hereto that the part1CS. of the forse part shall at  | he delivery hereof <u>thcy are</u> the lawful owner.5. of the p<br>cumbrance  | nts that may be levied   |
| And the said part I.C.S.<br>and seized of a good and ind<br>and that they will warrant a<br>It is agreed between the<br>or assessed against said real or<br>such aum and by such insuran<br>extent of interest.<br>as breein provided, then the<br>this indenture, and shall bear   | Left the first part do — hereby coverant and agree that at t<br>cleasible estate of inheritance therein, free and clear of all in<br>ond defend the same against all parties making lawful claim to<br>parties hereto that the part_LCS. of the first part shall at<br>sinte when the same become due and payable, and that <u>Libo</u><br>ce company as shall be specified and directed by the part_ <u>V</u> .<br>And in the event that said part. <u>30.50</u> the first part shall fall<br>part_ <u>V</u> of the second part may pay said pays and insura-<br>interest at the rate of 105° from the date of paysents number<br>$\frac{1}{2}$ .  | he delivery hereof <u>they are</u> the lawful owner <u>s</u> of the p<br>numbrance<br>hereto.<br>all times during the life of this indenture, pay all taxes or assessme   | ats that may be levied<br>t fire and tornalo in<br>the second part to the<br>said premises insured   |
| And the said part ics.<br>and seized of a good and ind<br>and that they will warrant a<br>It is agreed between the<br>or assessed against said real c<br>such som and by such insuran<br>extent of interest.<br>as berein provided, then the<br>this infenture, and shall bear<br>THIS GRANT is interest.<br>THIS GRANT is interest.<br>and by <u>its</u> merms mad<br>or unma of mere aleance between the second<br>and by <u>its</u> merms mad  | Left the first part do hereby covenant and agree that at t<br>eleasible estate of inheritance therein, free and clear of all in<br>ind defend the same against all parties making lawful claim t<br>parties herrio that the partC_S_ of the first part shall at<br>the company as shall be specified and directed by the part<br>And in the event that said partC_S of the first part shall fall<br>part of the second part may pay said that said that<br>interest at the rate of 10% from the date of payament until<br>d as a mortgage to secure the payment of the sam of<br>— retrino written obligation for the payment of a<br>retrino written obligation for the payment of the<br>e payable to the part of the second part, with all intere<br>e he said to part of the second part, we for for any interest<br>of the second part, we for a payment of the payment of the payment of said<br>e payable to the part of the second part, with all interest<br>of the second part, we for any for any for any interest<br>of the second part, and for any interest pays of any interest part of the payment of the payment of the payment of the payment of the pays | he dolivery hereof. they nrcthe lawful owner.S. of the p<br>sumbrance   | ats that may be levied<br>t for and tormals in<br>the second part to the<br>said premires insured<br>debtedness, secured by<br>DOLLARS,<br><u>10 - 45.</u><br>So to secure any sum<br>debtedness, secured by   |
| And the said part i.c.s.<br>and seized of a good and ind<br>and that they will warrant a<br>It is agreed between the<br>or assessed against said real c<br>such sum and by such insures<br>actent of international<br>the second provided, then the<br>this second provided, then the<br>this second in the the second<br>international<br>international<br>international<br>international<br>international<br>and the terms of<br>and by then terms and<br>or sums of money advanced b<br>said part the term soft<br>of sums of money advanced b<br>said part in about a provided herei<br>shall become about a sum of the soft of the<br>shall become about a sum of the soft of the soft of the<br>shall become about a sum of the soft of | Left the first part do hereby covenant and agree that at t<br>cleasible critate of inheritance therein, free and clear of all in<br>ind defend the same against all parties making lawful claim it<br>parties hereto that the part  | he dolvery hereof. they are   | ats that may be levied<br>t for and tormalo in<br>the scond part to the<br>said premises insured<br>debtedness, secured by<br>DOLLARS,<br>10 - 65.<br>10 - 65.   |
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