Sei 2:10 A State of the second 370 with the appurtenances and all the estate, title and interest of the said part 108. of the first part therein. 1 And the said part _108 of the first part do _____ hereby covenant and agree that at the delivery hereof theyare the lawful owner 8 of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances, and that they will warrant and defend the same against all parties making lawful claim thereto. It is agreed between the parties hereto that the part _103 of the first part shall at all times during the life of this indenture, pay all Letter and assessments that may be leviced or assessed as a part 520 or use max part that at at turnes during the life of this indenture, part and the buildings upon and real state instruct against silt eral event when the same become due and parable, and hat. Liney, with a life event buildings upon and real state instruct against fire and tornado in such sum and by such insurance compare, as shall be parable. The parable or the parab THIS GRANT is intended as a mortgage to secure the payment of the sum of Sixteen Hundred Dollars and no/100-----DOLLARS, according to the terms of ODC certain written obligation for the plyment of said sum of money, executed on the 29th acturing to be called a second and the second and t said part. y.... 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 108 of the first part shall fail to pay the same as provided in this indenture. That side part. LOS of the first part shall ital to pay the same as provided in onis internance. And this coveryface shall be void if such payments be made as therein specifical, and the obligation contained therein fully discharged. If default be made in such payments or any part, thereof or any obligation created thereby, or instruct thereon, or if the taxes on said real estus are not pay in the become due and payable, or if the invariance is not keep up, a provided become yif the bluidings on said real egues are not kept in as good repairs as they are now, or if waste is committed on said premises, then this convert if the bluidings on said and the whole sum remaining upwaid, and all of the obligations provided for in said written obligation, for the security of which me shouther is given, shall immediately mature and become due and payable at the option of the holder hereof, without notice, and it shall be lawful for ð be paid by the part y making such sale, on demand, to the first part 163 It is agreed by the parties bere to hat the terms and provisions of this indexinues and each and every obligation therein contained, and all benefits accruing therefrom, shall extend and inuer to, and be obligatory upon the heirs, executors, administrators, personal representatives, and seals the day and your last shore written. William J. Damm (SEAL) Lagh & Damm (SEAL) STATE OF . Kansas COUNTY OF Douglas Be It Remembered, That on this 29th day of August A. D. 19.51. came _____Notary_Public______in the aforesaid County and came ______Nilliam J. Damm and Edyth G. Damm, husband ununu. ELEOL NOTAR to me personally known to be the same person..S ... who executed the foregoing instru-UBLIC ment and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official CONVIL seal on the day and year last above written. Notary My Commission Expires. April 21 19 54 ued August 29, 1951 at 3:05 P.M. RELEASE Kauld and Register of Deeds. 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 lith day of July 1955 1 55 52

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