ORTGAGE BOOK 125 (No. 578) The Outlook Printers, Publisher of Legal Blanks, Las 73824day of June 1960 between Charles C. Rankin, and Elisabeth H. Rankin of Lawrence , in the County of Douglas and State of Kansas part least the first part, and John E. Hankins and Nellie P. Hankins, his wife partles.... of the second part. Witnesseth, that the said part ies of the first part, in consideration of the sum of SEVEN THOUSAND PIVE SUNDRED and no/100 (\$7,500.00)-----DOLLARS to them only paid, the receipt of which is hereby acknowledged, have sold, and by this indenture do......GRANT, BARGAIN, SELL and MORTGAGE to the said part 1.85 of the second part, the following described real estate situated and being in the County of DOUGLAS and State of Kansas, to-wit: Lots 73, 75, and 77 on Tennessee Street, in the City of Lawrence, Douglas County, Kansas with the appurtenances and all the estate, title and interest of the said part 1e sof the first part therein. And the said parties of the first part do hereby covenant and agree that at the delivery hereof they are the lawful ov of the premises above granted, and seized of a go and indef nce therein, free and clear of all incumbrances and that they will warra reto that the part ES of the first part shall at all the and assessments that may be levied or assessment against said real exters when the same becomes due and payable, and that you will be a keep the buildings upon said real estate insured against said real exters when the same becomes due and payable, and that you will be directed by the partLog. Of the second part, the less, if any, made payable to the partLog. Of the second part is the sater of Linka', interest, And in the event that said partLog. Of the first part shell (all to pay such insured some bard to any payable or to keep said premise lawed as herein provided, then the partLog. Of the second part, and the payable or to keep said premise lawed as herein provided, then the partLog. Of the second part, and the payable or to keep said premise lawed as herein provided, then the partLog. Of the second part, and pay said taxes and insures, or sither, and the amount to paid shall become a part of the indebtedness, secured by this indenture, and shall bear interest at the rate of 10% from the date of payment unit fully regaid. --SEVEN THOUSAND, FIVE HUNDRED and no/100---(\$7,500.00) DOLLARS according to the terms of their certain written obligation for the payment of said au m of money, executed on the Thirtieth 19.60 , and by 11s terms made payable to the parlies of the second reon according to the terms of asid obligation and also to secure any sum or sums of monsy advanced by the ert, with all interest a said part 108 of the sec and part to pay for any insurance or to discharge any taxes with interest the that said part LES of the first part shall fail to pay that said part LES_ of the first part aball fail to pay the same as provided in this indenture. And this conveyance shall be void if such payments be made as berein apecified, and the obligation contained therein, fully discharged. If default be made in such payments of any part hereof or any obligation created thereby, or interest thereon, or if the taxes on said real estate are not paid when the same become due and payable, or if the insurance is not kept up, as provided herein, or if the buildings on said estate are not paid when the same become due and payable, or if the insurance is not kept up, as provided herein, or if the buildings on said estate are not hept in as good repair as they are now, or if wate is committed on said permises, then this conveyance abalb become absolute and the whole sum remaining unpaid, and all of the obligations provided for in said written obligation. For the security of which the indenture is given, shall immediately matter and become due and payable at the option of the holder hereol, without notice, and the healt be leaved to take paysters of the second part. To take possession of the said premises and all the improve-ments thereon in the manner provided by law and to have a receiver appointed to callect the rent and beefits acruing therefrom; and to sail the premise hereby granted, or any part thered, in the manner prescribed by law, and out of all movey aring from such sale to retain the amount than unpaid of principal and interest, together with the costs and charges incident thereto, and the overplus, if any there be, and the amount than unpaid of principal and interest, together with the costs and charges incident thereto, and the overplus, if any there be, and the amount than unpaid of principal and interest, together with the costs and charges incident thereto.

thell be paid by the part 185, making such sale, on demand, to the first part 105

It is agreed by the parties hareto that the terms and provisions of this indenture and each and every obligation therein contain effits accounts therefrom, shall extend and laure to, and be obligatory upon the heirs, executors, administrators, personal rep ons and uccussors of the respective parties herein.

Witness Whereas, the part 125 of the first part have to set their hand S and seal S ... the day and year

Highert 4. Raulyn ISEAU (SEAL) (SEAL)

STATE OF KANSAS DOUGLAS COUNTY. BE IT REMEMBERED. Ther on this Thirtleth day of JUNE A.D. 19 60 before me. s. Notary Public----- in the stoksaid County and State A. D., 19.60. . KINHANNYM CHARLES C. RANKIN and ELISABETH H. RANKIN, NOTAR his wife UBLIC IN WITNESS WHEREOF, I have hereunto sub year last above written. Cathelpe D. M. M. My Commission Expires December 29, 1962

I the undersigned, owner of the withinsmortgage, 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 26th day of January 1968. John E. Hanking Nellie P. Hanking

Mortgagee. Owner.

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Hasald G. Beck Register of Deeds

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