Reg. No. 16,519 Fee Paid \$5.00

BTGAGE BOOK 127 75959 (Ha. 2203 The Ox ork Printers, Publisher of Level Blanks, Lever or. Kanasa, 19.61. between Lloyd Housworth and Marjorie Ann Housworth, his wife parties of the first part, and The Last ence National Bank, Last ence, Kansaspart.y....... of the second part. . Witnesseth, that the said part 1.0. of the first part, in consideration of the sum of TWO THOUSAND & no/100 . * DOLLARS this indenture do.......GRANT, BARGAIN, SELL and MORTGAGE to the said part yof the second part, the Kansas, to-wit: Lots 18, 19 & 20 in Simpson's Subdivision, in that part of the City of Lawrence formerly known as North Lawrence. RENT ASSIGNMENT: Including all rents, issues and profits thereof, provided however that the mortgagors at se entitled to collect and retain the rents, issues and profits until default hereunder. ortgagors shal with the appurtenances and all the estate, title and interest of the said parties of the first part therein. And the said part 108 of the first part do _____ hereby covenant and agree that at the delivery hereof they the lawfol owner? of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances, No exceptions and that they will warrant and defend the same egainst all parties making lawful claim there It is agreed between the parties hereto that the part108.....of the first part shell at all tin es during the life of this is of assessments that may be levied or assessed against said real estate when the same become due and payeble, and that $M_{\rm DV}$ WELL say the buildings upon said real estate insured against fire and toreado in such sum and by such insurance company as shall be specified an injected by the set. \mathbf{X}_{-} of the sacond part (for less, if any, made payable to the part, \mathbf{X}_{-} of the second part to the estate of -1 Mill set and presents inversed as the size of part of the first part shall full to pay such insure when the same become due and payable or to kape a paid shall become a part of the indebtadness, second by the indentron, and shall been interest of the rest of 10% from the date of payment in fully many and interest and interest. d premises inst paid shall been til fully renaid. • DOLLARS. ding to the terms of <u>a</u> certain written obligation for the payment of said sum of money, executed on the January 19 61, and by 115 — Terms much payable to the part. 31 st TP 61 , and by ______Terms made payable to the part y _____ of the sec accruing thereon according to the terms of said obligation and also to secure any sum or sums of money advanced by of the second part to pay for any insurance or to discharge any taxes with in 1.01 of the first part shall fail to pay the same as provided in this inde And this conveyance shall be void if such payments be made as herein specified, and the obligation conta default be made in such payments or any part thereof or any obligation created thereby, or interest therean, ate ere not paid when the same became due and payable, or if the insurance is not kept in a provided here it estate are not kept in as good repair as they are now, or if works is committed on said premises than this co d the wholes sum remaining works, and all of the obligations provided here in said written obligation, four the given, shell immediately meture and became due and payable at the option of the holder hered, without he said part<u>y</u> of the second part <u>1te</u> <u>account</u> or sain paymes of me option of the heider hared, which notes, marks therean in the meaner provided by law and to have a receiver appointed to collect the rent and benefits acc and the premises thereby gradied, or any part thereof, in the meaner prescibed by law, and out of all memory each the arean and there are the said premised and there are thereas and there are and the said pre-tent the arean and there are an area and the said pre-tent the arean and the said preshall be paid by the party making such sale, on demand, to the first parties It is opread by the parties hards that the terms and provisions of this hidenture and each and every obligation therein conta native accruing therefrom, shall extend and house so, and be obligatory upon the heirs, executors, administrators, personal re igns and successors of the respective parties hereis. d, and all set, the part 108 of the first part ha WO h In Witness Who their day and year Theuntto (SEAL) (SEAL) the iseal (SEAL) I the undersigned, owner of the within mortgage, do hereby acknowledge the full payment m of the debt secured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of record. Dated this 31st day of July, 1962. Attest: Donald C. Hay Asst. Cashier. THE LAWRENCE NATIONAL BANK, LAWRENCE, KANSAS Howard Wiseman Vice-Pres. Mortgagee. Owner. august 62 HaroldaB

This relivase written

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and the second

entered.