74 Reg. No. 16,763 Fee Paid \$7.50 7691.8 BOOK 128 MORTOARE 16th This indenture, Made this ... day of May 19 61 between Madelym S. Clingenpeel, a single person of Lawrence , in the County of Douglas , and State of Kansas pert F of the first part, and The Lawrence National Bank, Lawrence, Kansas. parey of the second part. Witnesseth, that the said party ...... of the first part, in consideration of the sum of THREE THOUSAND & no/100 \* \* \* \* \* \* \* DOLLARS to her duly paid, the receipt of which is hereby acknowledged, has sold, and by this indenture do.es. GRANT, BARGAIN, SELL and MORTGAGE to the said party ..... of the second part, the following described real estate situated and being in the County of \_\_\_\_\_\_ Douglas \_\_\_\_\_ and State of Kansas, to-wit-(N-3) The East Half  $(E_2^+)$  of Lot Three (3), and the North Half of East Half  $(E_2^+)$  of Lot Four (b) in Geo. C. Smith's Addition to the City of Lawrence. aut: Rent Assign Including all rents, issues and profits thereof, provided however that the mortgagor shall be entitled to collect and retain the rents, issues and profits until default hereunder. with the appurtenances and all the estate, title and interest of the said party.....of the first part therein. And the said party\_\_\_\_\_ of the first part do 68 hereby covenant and agree that at the delivery hereof\_\_\_\_\_\_B10 \_\_\_\_\_ the lawful owner of the premises above granted, and satend of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances, No exceptions and thet She will warrant and defend the same against all parties making lawful claim thereto an the parties hereto that the part J. of the first part shall at all times during the life of this in It is screed between and assessments that may be levied or essesses may have the first part shall at all times during the life of this indenture, pay all taxes step the buildings upon tail real estate instance estate when the same become due and payable, and that <u>Bio W111</u> directed by the part <u>y</u> of the second part, the least, if any needs payable to the part <u>y</u> of the second part to the second part. The least, if any needs payable to the part <u>y</u> of the second part <u>y</u> of the second part. The least is any needs payable to the part <u>y</u> of the second part <u>y</u> of the second part. If the part <u>y</u> of the second nt of the sum o THREE THOUSAND & no/100 # # # \* DOLLARS rding to the terms of a certain written obligation for the payment of said sum of money, executed on the 18th May 19.61, and by 11.62 terms made payable to the part y of the second terest accruing thereon according to the terms of said obligation and also to secure any sum or sums of money advanced by the day of ..... said party ......... of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein p And this conveyance shall be used if such payments be made as berein specified, and the obligation contained therein fully of If default be made in such payments or any part thereaf or any obligation coststal thereby, or interest thereon, or if the taxes on state are not paid when the same become due and payable, or if the instant of hard up, as provided herein, or if the building real estate are not kept in as good repair as they are now, or if weats is consisted from any up, as provided herein, or if the building and the whole sum remaining unpaid, and all of the obligatione provided for in said whithen obligation, for the security of which this is given, shall immediately mature and become due and payable at the option of the holder hereof, withour notice, and it shall be on the said part **Y** of the second part **113 agents or assigned** to the neutroperation of the said premises and all the improv-ments thereon in the manner provided by lew and to have a receiver appointed to collect the rests and benefits exclud thereform and to the manner here there are all the second by lew and to have a receiver appointed to collect the rests and benefits exclud thereform and to the manner provided by lew and to have a receiver appointed to collect the rests and benefits exclud thereform and the life premises hereby guarded, or any part thereof, in the manner prescribed by lew, and coll of all moneys sing from such take to retain the answer then unpeld of principal and interest, together with the costs and charges bucklest thereto, and the overplus, if any three back refain the anount then unput of principal and interest, logand with the case and the same shall be paid by the part Z making such sale, on demand, to the first part ZIt is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits accruing therefrom, shall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives, assigns and successors of the respective parties hereto. In Witness Wha of, the part Y. of the first part ha B set hor hand the day and yes Madelyn S. Clingengeel (SEAL) Madelyn S. Clingenpeel (SEAL) (SEAL) (SEAL) STATE OF Kansas Douglas COUNTY. 18th Notary Public day of May A. D., 19 61 the aforesaid County Madelyn S. Clingenpeel, a single person to me personally known to be the same person ...... who executed at the execution of the same. ted the foregoing instrument and dub ITNESS WHEREOF, I have heizunto subsc Louen 1062 Nowind Obsernar March 18th anold S. Bec Marsel G- Anck Register of Deeds I the uniersigned, 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 13th day of November 1963. The Lawrence National Bank, Lawrence, Kanses Attest: Kenneth Rehmer - Assistant Cashier Howard Wiseman - Vice President Mortgagee.