()

(No. 52K) The Outle	IK 128 IIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIII 1996 Printers, Publisher of L	illannannan
day of	June .	
	F	
of Douglas	and State of	of Kansas
t National Bank of	Lawrence, Lawren	ice., Kansas
and a strain and a strain and	part y o	f the second part
receipt of which is h	Profiv. acknowledge	
SELL and MORTGAGE t	to the said part y	of the second par
and being in the Cou	unty of	and Sta
ce on addition to	+ + + + + + + + + + + + + + + + + + + +	
title and interest of the	a said part lon of al	a de la compañía de l
berghy remains and some of	and the second se	the state has a function of the
i indereasiple estata of inheritan	sea therein, free and clear	of all incombrances,
y will warrant and defend the	e same against all parries	making lawful claim the
id real estate when the same i	e an times ouring the life becomes due and payable,	of this indentute, pay a and that they will
any, made payable to the par it part shall fail to pay such ta	t. y of the second p xes when the same become	any as shall be specified at to the extent of 1.
by this indenture, and shall be	pay said taxes and insura ear interest at the rate of 1	nce, or either, and the a 0% from the date of p
parameters of the state	the set of the set of the set of the	
	and and a star star to a star star	
, and by 1LS	terma made payable to	the part of the
and a surger any layer	with interest thereon es	hereis provided, in the
e same as provided in this indu- e made as herein specified, a	lenture. nd the obligation contain	and therein fully duty
e, or if the insurance is not ke , or if waste is committed on a	eby, or interest thereon, epi up, as provided herein end premises then this	or if the taxes on said , or if the buildings of
gations provided for in said we payable at the option of the he	alder hereaf, without notic	curity of which this inclu- o, and it shall be lawfu
a receiver appointed to collect	possession of the said posterior of the rents and benefits	remises and all the imp according therefrom; an
ther with the costs and charge	incident thereto, and the	e overplus, if any then
and the second press of the second building		
		mealS the day and
x0111 a	un N.a	thip / ISE
x I Pee	wixon	(SE
Ferne Di	ixon	MA (SE)
and the second second		
	Husband and Wife i of Douglas t. National Bank of he first part, in conside receipt of which is h SELL and MORTGAGE : and being in the Col indecasion of the first part tall indefeasible state of information indefeasible state of information with warrant and defend the less of the first part tall indefeasible state of information y will warrant and defend the less of the first part tall indefeasible state of information y will warrant and defend the less of the first part tall indefeasible state of information y will warrant and defend the less of the first part tall in and formation in the same is any made first part tall y will warrant and defend the less of the sound of Ely by this indenture, and shall be payment of the soun of Ely ation for the payment of sale and by its me of said colligation and also range by the conton of the his is a receive appointed to college the or the the option of the his s receiver appointed to college the rest the option of the his paywoole of the history part. Tess provisions of this indenture and the of the history upon the history a receiver appointed to college provisions of this indenture and he will the costs and charge mand, to the first part. IES provisions of this indenture are the words part part of the history upon the history the vectory upon the history and to the first part. IES provisions of this indenture are Mascorn H X Mascorn H	Husband and Wife is of Douglas and State of t National Bank of Lawrence, Lawrence part J' o he first part, in consideration of the sum of receipt of which is herefy acknowledge SELL and MORTGAGE to the said part J. and being in the County of Douglas is and being in the County of Douglas (ce, an addition to the city of Law file and interest of the said part is of the hereby covenant and agree that at the delivery hereof. If I indefeatible state of inferitance derain, free and class Will warrant and defend the same spant all parties is of the first part shall at all times during the life der and content is of part hall at all times during the life der and content is on the same become due and payable. I indefeatible state of inferitance derain, free and there is of the second part may a when the same become der and tore of the same become due and payable. The second part has and by such insurance comp is any made payable of the same become due and payable. Will warrant and defend the same spant all parties is and the second part may a when the same become by this inderture, and shell bere interest at the rate of the reader or to discharge any tasks with interest thereon as the same as provided in this inderture. I made as herein spacelised, and the obligation constaints is and the content of said some of money, executed and by <u>its</u> terms made payable. Is and as a herein spacelised, and the obligation constaints is and the content of whe hader thereon the same as provided in this inderture.

. . . 1 ٩

RELEASE 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 16th day of December 1966 The First National Bank of Lawrence; Kansas (Corp Seal) By: William B. Leinhard Vice President

WOR HOIS IN THE

•