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Motigages hereby assigns to mortgages the rents and income arising at any and all times from the proper spirit or secure this note, and hereby authorize mortgages or its agent, at its option, upon default, to take charge spirits or importenants occurs and apply the same on the payment of insurance presulture, areas in this mortgages or in the note hereby secured. This is tenantable condition, or other charges or payments and not insurance presulture, and the second of the presence of insurance presulture, takes, areas in this mortgages or in the note hereby secured. This is tenantable condition, or other when innee of said note is fully paid. It is also agreed that the thing of possession heremother shall in no manner pu if there shall be any change in the conserving of the premises covered hereby without the consent of the mo-tant of insurance present of the assumption for an appendent of the transmitter and the same of the mortgages and object of the assumption for an appendent of the premises covered hereby without the consent of the mo-tant of the mortgages and the mortgages and foreelosure proceedings may be instituted thereon. If said mortgages and note hereby secured, including future advances, and any extensions or renewale thereof, in an in these presents shall be void, otherwise to runnah in fail force and effect, and mortgages shall be entitle for face for any of all of said premises and main in fail force and effect, and mortgages child be effect and the second of all of said premises and main in fail force and effect, and mortgages child be effect for a comption of the singular shall draw interest shall be void to be the and pay items of indubiedness harenders shall draw interest shall be avaided to be premised and for the date of and hereby presents shall be avaid premises and main in fail force and effect, and mortgages child be effect for a second for all of said premises and main in the premised of 10% per annum. Appraisement and all be itemated and scomption larges or take by waived. WHENEYE e of any gender shall be ssors and assigns of the resp its hereto. IN WITNESS WHEREOF, said mortgagor has hereunte Remeth N. Hegwood ACKNOWLEDGMENT STATE OF KANBAS. County of Douglas mbered, that on this 20th day of July ... A. D. 19.61 before me, the undersigned, a Notary Public in and for the County and State aforesaid, came Kenneth M. Hegwood and Buth C. Hegwood, husband and wife, who are personally known to me to be the same persons who executed the within instrument of writing, and such persons duly acknowledged the execution of the same. IN TERTIMONY WHEREOF, I have hereunto set my hand and Notarial Seal the day and year above writt Lefley A. SISTAL OLIC -Notary Public. My Commission (supires May 1 10 62 Recorded July 24, 1961 at 1:55 P.M. Larold a Beck Register of Deeds I, Lucille E. Allison, Clerk of the District Court, Douglas County Kan., , bound a relief that a judgement of forciosure of the mortgage herein recorded was made by said District Court on the 7. day of creft, 196,2 and that this same is duly recorded in Journal at page 5.1.7 Witness my hand this x. day of dept, 1964. ATTEST: Lucilly E. alligin _____ Ciert of District Course By Rucy E. anderson, Reputy Register of Deeds Reg. No. 16,911 Rep Paid \$37.50 77652 BOOK 128 (No. 52K) The Outlook Printers, Publisher of Legal Blanks, Lawrence, Kan-This Indenture, Made this 24th day of July , 19. 61 between Melvin J. Steekler and Carin B. Steekler, Husband and Wife part 1980f the first part, and The Lawrence National Bank / A Corporation part. y of the second part. Witnesseth, that the said part. 105 of the first part, in consideration of the sum of this indenture do...... GRANT, BARGAIN, SELL and MORTGAGE to the said part. J.... of the second part, the

Lot Two (2), less the North 23.97 feet thereof,

in Block Twelve (12) in Hillcrest Addition, an

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Addition to the City of Lawrence.