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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. Bated this 26th day of November 1963. Kaw Valley State Bank, Eudora, Kansas (Corp. Seel) Mortgage of Over

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MORTOAGE 78495 The Outlook Printers, Publisher of Legal Blanks, Law BOOK 129day of October James E. Sparkes and Charlotte M. Sparkes, husband and wife of Lawrence , in the County of Douglas and State of Kansas parties of the first part, and Kaw Valley State Bank, Eudora, Kansas part. y..... of the second part. Witnesseth, that the said parties of the first part, in consideration of the sum of - - - - -Six thousand and no/100 - - - - - - - - - - - - - DOLLARS to themduly paid, the receipt of which is hereby acknowledged, ha.v.e...sold, and by this Indenture do......GRANT, BARGAIN, SELL and MORTGAGE to the said part .y....of the second part, the following described real estate situated and being in the County of Douglas and State of Kansas, to-wit: Tract No. Seven (7), in Southeast Lawrence Suburban Acres in the East Half of Section Seven (7), in Township Thirteen (13), South of Range Twenty (20), East of the Sixth Principal Meridian, as shown by the recorded plat thereof with the appurtenances and all the estate, title and interest of the said part of the first part therein. ranted, and saized of a good and indefeasible estate of inheritance therein, free and clear of all in and that they will warrant and defend the same egsinst all perties making reen the parties hereto that the part 101 ... of the first part shell at all times during the nd assessments that may be levied or assessing the part but of the trut part shall at all times during the life of this indenture, pay all ta tep the buildings upon said real estate insured against side real estate when the same bacomes due and payable, and thet. They will a sected by the part J... of the secced part, the loss, if any, made payable to the same due to the secced part to the estent of . They interest. And in the event that said part ASI. of the first part shall fail to pay chi taxes when the same bacome due and payable or to be part of the secced part to the secced part, the loss, if any, made payable to the part. J... of the secced part to the estent of . They paid parents and instruct a herein provided, then the part J... of the secced part may pay said taxes and instruct, or either, and the anon payable. To take and induly the same discusses of loss, and the back interest at the rate of 10%, from the date of payment. the ir THIS GRANT Is in ed as a mortgage to secure the payment of the sum of Six thousand and no/100 - - -His sector at the terms of 0.00 certain written obligation for the payment of said sum of money, executed on measuring to the terms of 0.100 certain written obligation for the payment of said sum of money, executed on measurement of the second by the forms of said obligation and also to secure any sum or sums of money advanced by the second secure secure and secure any sum or sums of money advanced by the day of October said part Y that said part 108 of the first this is And this conveyance shall be void if such payments be made as herein specified, and the obligation contained therein fully discharges of default be made in such payments or any part thereof or any obligation created thereby, or interest thereon, or if the taxes on said re-atize are not paid when the same become due and payable, or if the insurance is not keep up, as provided herein, or if the taxes on said re-real estate are not kept in as good repair as they are now, or if wate is compiled for had premise, when this conveyance shall become about and the whole sum remaining unpaid, and all of the obligations provided for in said vertime obligation, for the sourcity of which this indenum is given, shall immediately mature and become due and payable at the option of the holder hereof, without notice, and it shall be lawful for he said part <u>y</u> of the second part <u>second part</u> <u>to take possession of the said premises and ell the imp rents thereon in the menore provided by law and to have a receiver appointed to collect the rents and benefits accruing therefrom and ell the premises bareby granted, or any part thereof, in the manner prescribed by law, and out of all moneys arising from such as stein the amount then unpaid of principal and interest, together with the costs and charges incident thereto, and the overplus, if any there</u> all be paid by the party making such sale, on demand, to the first pert 165 It is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all meltis accruing therefrom, shall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives, signs and successors of the respective parties hereto. In Witness Whereof, the part 108 of the first part he Ve hereunto set their hand " and seal " the day and year James E. Spacher (SEAL) Charlette m. Sparked (SEAL)(SEAL) STATE OF ABRIERS - 55 Douglas COUNTY, 9th day of October ID, That on this A. D., 1961 IN HOM wife thown to be the same pa on S ... who a UBL ar last above white Relation Horner April 17, 1884 Harold Q. Beck By: Jamice Beem. Deputy

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