79881 MORTGAGE BOOK 130 This morning, man use 21st any of March Loyd M. Wilson and Colleen Wilson, husband and wife at Lawrence in the County of Douglas and State of Kansas part 105 of the first part. messers, that the sate part 1.85 of the flat part, in consideration of the lease part. Three Thousand and mo/100-Douglas The North 137 feet of the South 237 feet of the Northwest Quarter of the West Half of Block Two (2), in that part of the City of Lawrence formerly known as North Lawrence, in Douglas County, Kansas. Matting, lighting, and planning explanet and metaers and person barrent known, some view of ed on or in connection with mail property, whether the same are now beated on and property or kerneliter placed then TO HAVE AND TO HOLD THE SAME, With all and singular the ter And the mid part 105 of the first part do ______ berefy covenant and agree that at the defivery hereof. They are a premiter above granted, and seized of a good and indefeable estate of inderitance therein, free and clear of all incombrances. d that $\pm \ln sy$ will warrant and defend the same against all parties making lawful claim thereto. It is agreed between the parties hereto that the part 18 S of the first part shall at all times during the life of It is appreter answer the parton arrive control on the same the same became doe and payable, and that they will keep the said real state insured for ions from fire and extended coverage in such sam and by such interance company as shall be specified and effect This grant is intended as a mor rding to the terms of ODO ertain writes obligation for the payment of said sum of maney, executed on the 21st , 19.52, and by its terms made payable to the party of the second part, with all interest accounts the MBTCh . 19.02, and by its terms made payable to the part of the second part, with all interest accounting there as a said editionation of the second part, with all interest accounting there as a said editionation of the second part of the second part. The said there are as a said editionation of the second part is a second part of the second part of the second part of the second part is a second part of the second part is a set part part of the second part is the second part is a second part is a part part of the second part is the second part is a second part is a cand a dist March he failure of the second part to assert any of its right harmunder at any time shall not be co and to inits upon and enforce strict compliance with all the terms and previsions in said o estrued as a walver of its right to assert the sa Algations and in this mortance contained id part 108 of the first part shall cause to be paid to party of the second part, the entire amount due it ha ns of said note hereby secured, and under the terms and pro s, made to them in hereafter incurred by part 10 B of the first part for is, made to the original answer of this mortgage, and any extensions or renewais kereof and shall comply with all of the provisions in said note this mortgage contained, and the provisions of foture adigations hereby secured, then this conveyance shall be void. In this mortigies contained, and the provintions of inform antipulous neverly secured, then this convegance shall be void. If default be made in payment of such obligations or any part thereof or any obligations created thereby, or interest thereos, or if the taxes on said real is any not paid when the same become due and appable, or if the insurance is not keet any as provided herein, or if the units on said real is of in a yood repair as they are now, or if wastle is committed on said provide therein, then this convergence shall become due and a pool same tension of the obligations of the same tension of the same nd, to the party of the first part. Part 108 of the first part shall pay party of the second part any deficiency res It is agreed by the parties herets that the terms and provides of this indextors and each and every abligation three's contained, and all henefits accruing from, shall extend and here: to, and be obligatory upon the heirs, executors, administrators, personal representations, stations and successors of the respective or herets. This here as the part 105 of the first part in 70 bereath a manufactory present representatives, assigns and a more than M in MColleen Wilson (SEAL) (SEAL) STATE OF KANSAS COUNTY, SS. DOUGLAS 1. E. B _ BE IT REMEMBERED. mm, That on this 21st day of March A. D., 19 62 Notary Public in the aforestil County and State id County and State. SOTARY Loyd M. Wilson and Colleen Wilson, husband and wife to me personally known to be the same acknowledged the enscution of the same. af, I have hereunto su s, and aff 19 62 April 21 0 Marold a Beel L. B. Eby Natary Public Recorded March 21, 1962 at 1:15 P.M. RELFASE -Register of Deeds By Jane Ru Harold Gickeck RELEASE The undersigned, owner of the within mortgage, hereby acknowledges the full payment of the debt secured thereby, and authorizes the Register of Deeds to enter the discharge of this mortgage of record. Dated this 9th day of December 1964. THE LAWRENCE BUILDING AND LOAN ASSOCIATION THE LAWRENCE BUILDING AND LOAN ASSOCIATION

ATTEST: L. E. Eby Secretary (Corp. Seal)

by W. E. Decker Vice, President Mortgagee.

AT BA