80145 BOOK 130 (No. 57K). The Outlook Printers. r of Level Blanks, Laws 11th _____ day of ______ April . _____ 19 62 between This Indenture, Made this Glen M. McGonigle and Josephine M. McGonigle, his wife, of Lawrence , in the County of Douglas and State of Kansas part les of the first part, and The First National Bank of Lawrence, Lawrence, Kansas, part y of the second part. Witnesseth, that the said part I.C.S. of the first part, in consideration of the sum of Eleven thousand and ne/ICO (\$11,000.00) - - - - - - - - - - - - - - - DOLLARS to them duly paid, the receipt of which is hereby acknowledged, ha Ve 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-Lot two hundred twenty-nine (229) and Lot two hundred thirty-one (231) on Ohio Street, in the city of Lawrence, Kansas, with the appurtenances and all the estate, title and interest of the said part 105 of the first part therein. And the seld part ICS. of the first part da ... hereby covenant and agree that at the delivery tareaf, they the lawful owner S of the premises above granted, and seized of a good and indefausible extere of inheritance therein. Tree and clear of all icoumbrances and that they will warrant and defend the some against all parties making lawful claim, thereta need between the parties hereto that the part ICS of the first part shall at all firms during the life of this inde ro, pay all taxar and assessments that may be provided or assessed may part, asked of the fast part that at all times could not the of this indicators, pay all tasks the bolidings opportable and that block will be appended as a set of the second part of the THIS GRANT is intended as a morpage to secure the payment of the sum of ... Eleven thousand and ho/100 - - - -DORAPS. ding to the terms of ORE certain written abligation for the payment of said sum of money, exercised on the 11th. day of <u>April</u> 19 62, and by Its provide to the part <u>y</u> of the second by Its part, with all baserest according thereon according to the terms of taid obligation and also te tectors are tom or turns of today advanced by the said part V of the second part to pay for any insurance or to discharge any taxes will interest thereon as herein provided, in this event And this conveyants shall be void if toch payments is make as harels appelled, and the collogation contained default be made in with payments or any part thereof or any obligation created thereby, or littered hereon, or as are not paid when the atoms become due and payable, or if the insurance is not kept up, as provided herein, if estimates are not paid when the atoms become due and payable, or if searce is committed on said permission, then this convert the whole sum resulting unpuid, and all on the obligations provided for in said vertices before are not payable, for the second given, shall there are needed and all on the obligations provided for in and vertices before any obligation results of the whole sum resulting unpuid, and all not the obligations provided for in and vertices before any obligation areas, where not approximately matter and become due and approximate and the second vertices and vertices be to any obligation and all on the obligations provided for in and vertices before any obligation and the second payable and the second vertices are not pay and all on the obligations provided for in any vertices are not pay any obligation areas, when the second vertices are not pay and the second vertices and payable are not pay and the second vertices are not pay and the second vertices are not pay and the second vertices are not payable. the said part. Y _____ of the second part _______ to take properties of the and promites and all the impre-ments thereas in the manner provided by law and to have a receiver appointed to collect the rests and benefits according thereform and self the presides hereby granted, or any part thereof, in the manner presented by have and not of all months. And the entropy is it any time to retain the ansaunt time unpaid of principal and interest, together with the costs and thereis incident thereto, and the entropy. If any time to sall be paid by the part y making such sale, on demand, to the first part. IES. t is agreed by the partier hereto that the terms and provisions of this indextures and each and every obligation therein contained, and all the accuracy therefore, shall extend and inverse, and be obligatory upon the heirs, executors, administrators, particle) representatives, in and successors of the respective parties benefit. a Winess Whured, the part 185 of the first part ha we hereunto set their hand S and seal S the day and yes Glen M. McGonigle ingle (SEAL) Josephine M. McGeniole STATE OF KANSAS DOUGLAS COUNTY. ts it semenation, that on this 11th day of April A.D., 19 62 barrier me, a Rotary Public in the storestid County and Some before me. a Notary Public in the storestid County and Stern carma Glen H. McGonigle and Josephine N. McGonigle, his wife, TTARY to me personally known to be the same person \mathbb{J}_{-} who executed the foregoing instrument and duly exhomited and the same 1211450 IN WITNESS WHEREOF, I have bereanto subscribed my name, year last above written. and affixed my official real on the day and Winnen Rhodes My commission, Robies June 17 1965 Notary Public Recorded April 12, 1962 at 1:20 P.S. RELEASE Dard a Sect 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

(Corp. Seal)

are also

The First National Bank of Lawrence Warren Rhodes Pres. Mortgagee, Owner.