801.64 BOOK 1.30 MORTGAGE Ole 5383 The Outland Pointers Publishes of Land This Indenture, Made this Thirteenth April , 19 62 between day of Harley A. Davenport, a single man, and Anna E. Davenport, a widow of Lawrence , in the County of Douglas and State of Kansas part les of the first part, and The Lawrence National Bank, Lawrence, Kansas party of the second part. Witnesseth, that the said part ies _____ of the first part, in consideration of the sum of ______ them duly paid, the receipt of which is hereby acknowledged, have sold, and by this indenture do GRANT, BARGAIN, SELL and MORTGAGE to the said part Y of the second part, the Kansas, to-wit-The South One-Half (1) of Lot Forty-Seven (47) on Vermont Street, in the City of Lawrence, Douglas County, Kansas, with the appurtenances and all the estate, title and interest of the said part i.e.s of the first part therein. the premise above granted, and select of a good and indefeable error of interfaces therein, tree and clear of all incumbrance, no exceptions and that they will warrant and defend the same spainst all parties making lawful claim thereto. It is agreed between the parties herets that the pair 185 of the first part shall at all times during the life of this indenture, pay all tax In determinent that may be level or extensed against tail read that all the and because due and payshes, and that the second pays that all the second pays that any be level or extensed against tail read tensed to the and because due and payshes, and that LBAY Mill read the building open and read because any second pays that has been because any second pays that the second pays in the local tense when the same because of the second pays the local tense of the second pays the local tense of the second pays and the pays that the second pays the local tense of the second pays the second pays the local tense of the second pays the factor of the second pays the local tense of the local tense of the second pays the second THIS GRANT IS LOT said part 3 of the second part to pay for any insurance or to discharge any taxes with interest thereen as herein grounded, in the hat raid part 103 of the first part shall fail to pay the same as provided in this indentur And this conveyance shall be void if such payments to made as herein specified, and the soligation contained default be made in such payments or any part thread or any obligation created thready, or interest thereon, or at a set and pad when the same honore does and payable or if the languages is not kept up, at provided herein, or i enter set and kept in as good repair as they are now, or if waste laccommitted on said premises then this convert the whole sum remains the payable and all of the obligations provided for in said written ebligation, for the secu-giers, shall meadingly material and ball of the obligations are used and written ebligation, for the secu-giers, shall meadingly material and payable are the payable at the option of the holder brand, without netice, the said part <u>y</u>, of the second part <u>bis</u> agents OI <u>BISIGOS</u> to take presention of the said previous and all the increments thereas in the meanse previded by law and to have a receive appaired to dather increases and benefits exceeding thereases and the increase that the previous and benefits exceeding thereases and the increase that the previous the said the increase the second benefits exceeding thereases and the increase the second benefits exceeding thereases and the increase the second benefits exceeding the second benefits exceeding the said the previous the second benefits exceeding the se all be paid by the part Y making such sale, on demand, to the first parts 189 .--It is agreed by the parties hereto that the terms and provisions of this indexture and each and every obligation therein contained, and all refins acruing therefrom, that extend and have to, and be obligatory upon the heirs, executors, edministrators, personal representatives, long and successor's of the reportive parties hereto. In Witness Whereaf, the part ies of the first part he Ve hereunto set their hand & and seal S Hartey A, Havenport, a single man (SEAL) (SEAL) Anna E. Davenport, a widde (SEAL) Kansas STATE OF Douglas COUNTY 1 13th day of ... April _____ A 0, 10 62 BE IT REMEMBERED, That on this before me, a notary public device April & 0, 10 62 in the elevestal County and State came Haritey A. Davenport, a single man, and Anna E. Davenport, a widow OTARY to me personally known to be the same p acknowledged the execution of the same unant and duly UBLIS WITNESS WHEREOF, I have hereunto subm ed my official seal on the day and May 19 My Commission Expire 19 62 Sonald C. H. relati astern Beck arocall. 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 27th day of June 1963. Attest: John P. Peters. Cashier. Howard Wiseman, Wice, Pres. Mortgagee. Howard Wiseman Vice-Pres. Mortgagee. (Corp. Seal)

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