1 80995 воок 131 MORTGAGE (No. 52K) The Outlook Printers, Publisher of Legal Blanks, Law R er. Kan This Indenture, Made this 2nd day of July , 1952 between Ivan Huber and Vivienne Huber, husband and wife Lawrence, , in the County of Douglas and State of Kansas of part les of the first part, and ... The First National Bank of Lawrence, Lawrence, KanSas party of the second part. Witnesseth, that the said part is of the first part, in consideration of the sum of to them duly paid, the receipt of which is hereby acknowledged, have sold, and by this indenture doGRANT, 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 No. Twelve (12) in Christian's Subdivision of Block No. Ten (10) Lane's Second Addition to the City of Lawrence, Douglas County, Kansas with the appurtenances and all the estate, title and interest of the said parties of the first part therein. And the said part 105" of the Tirst part do ______ hereby covenant and agree that at the delivery hereof they strethe lawful owner of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbr and that they will warrent and defend the same against all parties making lawful cla It is agreed between the parties hereto that the part 185 ... of the first part shell at all times during the life of this ind ire, pay all taxes and assessments that may be devided or assessed against site part 125... of the first part shall at all times uburge the life of this indenture, pary all taxes and assessments that may be devided or assessed against site and toreadd in such sum and by such large the part 12... of the second part against fire and toreadd in such sum and by such large to the second part against fire and toreadd in such sum and by such large to the second part against fire and to part. All of the second part against fire are that fail to pay use the same because in the second part against fire are shall be the first part takes the same because in the same because in the same because in the same because in the same because the same because in the same because the s THIS GRANT is inte All GRANT is intended in a montgoge to income me prime of the control of the cont - - DOLLARS according to the terms of <u>ORE</u> certain written obligation for the payment of taid sum of money, executed on the <u>2nd</u> day of <u>July 19 52</u>, and by <u>105</u> terms made payable to the part of the second part, with all interest accruing thereon according to the terms of said obligation and also to secure any sum or sums of money advanced by the said part Y of the second part to pay for any insurance or to discharge any taxes with int in provided. In the eve that said part 183 ... of the first part shall fail to pay the same as provided in this inde And this conveyance shall be void if such payments be made as herein specified, and the obligation contained therein. fully discharge default be made in such payments or any part thereof or any obligation created thereby, or interest thereon, or if the faces on said re-rate ere on paid when the same become due and payable, or if the laurance is not kept up, as provided herein, or if the building on as a retar ere not paid when the same become due and payable, or if the laurance is not kept up, as provided herein, or if the building on as a retar ere not paid when the same become due and payable, or if the laurance is not kept up, as provided herein, or if the building on as a retar ere not paid when the same become due and payable, or if wate is committed on said primises, thin this convergence shall become about d the whole sum remaining unpaid, and all of the obligations provided for in said writine obligation, for the security of which this ladeau given, shall immediately mature and become due and payable at the option of the fulder hereof, writiout notice, and it shall be leaved if said part Y of the second part to take possession of the said premises and all the thore in the second part to take possession of the said premises and all the thore the premises hereby granted, or any part thereof, in the manner prescribed by law, and out of all money arising therefore, and an the amount then unpaid of principal and interest, together with the costs and charges incident timeto, and the overplus. If any there all be paid by the party making such sale, on demand, to the first part 1.85 If is spreed by the parties horero that the terms and provisions of this indentuce and each and every obligation the refits acruing therefrom, shall extend and inure to; and be obligatory upon the heirs, executors, administrators, gras and successors of the respective parties been. In Witness Whereaf, the part 185 of the first part hatte Herey their hand S and sealS, the day and year Fuber (SEAL) timber. Wwiteness and (SEAL) (SEAL) · . . ' KANSAS STATE OF 55. DOUGLAS COUNTY, SE IT REMEMSERED, That on this 2nd Notary Public day of July A. D., 1962. in the aforesaid County a came Ivan Huber and Vivienne Huber, husband and wife PUBLICI to me personally known to be the same person. S... who executed the foregoing instrument and duly acknowledged the execution of the same. and affixed my official seal on the day a IN WITNESS WHEREOF, I have hereunto a bacribed m Erroriasta My Commission Expires September 17, 1965 Notary Publ een Harold a. Back

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 30 day of August 1966 The First "ational Bank of Lawrence, Kansas

William B. Lienhard V.P. Mortgagee. Owner.