Reg. No. 18,235

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MORTGAGE 82427. BOOK 132 (No. 52K) The Outlook Printers, Publisher of Legal Blanks, Lawrence, Kansas 2nd · This Indenture, Made this ihday of November husband and wife; Michael L. Jamison and Virginia F. Jamison, husband and 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 ies of the first part, in consideration of the sum of "Ten Thousand Six Hundred and no/100 - - - - - - - - - - - - - DOLLARS.

them duly paid, the receipt of which is hereby acknowledged, have sold, and by to 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 (2), in Block Three (3), in South Hills, an Addition to the City of Lawrence with the appurtenances and all the estate, tile and interest of the said part les of the first part therein.

And the said part 105 of the first part do hereby covenant and agree that at the delivery hereof they are the lawful owners of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances,

and that they will warrant and defend the same against all parties making lawful claim thereto. It is agreed between the parties hereto that the part 10\$f the first part shall at all times during the life of this indenture, pay all taxes they will be the term in the total defends and taxes they will be total total taxes to taxe to taxes they will be total taxes to taxe taxes to taxes to taxes to taxes to taxes taxes to taxes taxes they will be total taxes to taxes taxes to taxe taxes to taxes taxes to taxes taxes taxes taxes taxes the taxes ta and assessments that may be levied or assessed egainst tail real strate when the same become dige and payling, and year they will keep the buildings upon tail real strate insured against the and pretado in such turn and by tach insurance company at shall be sampled and directed by the party. If the scond part, the loss, if any, made paylable to the part \mathcal{Y} of the scond part tail of \mathcal{A} insure that the same become diverse the same become diverse that the same become diverse that the same part and the scond part tails of the scond part tails the same become diverse tails the scond part tails and tail tails the scond part tails of the scond part tails of the scond part tails are such tails and tails the scond part tails they said taxes and the scond tails tails and they payling at the scond part tails they are stails the scond part tails the scond part tails the scond part tails are such tails tails the scone specified the scond part tails the scone specified tails the scone specified tails and the scone specified tails are such tails tail tails tail tails tails tails tail tails tai THIS GRANT is intended as a mortos

according to the terms of One certain whitten abligation for the payment of taid sum of money, executed on the 2nd day of November: 19.52 and by 1.58 terms mide payable to the part X, of the second part, with all interest accoung therein according to the terms of taid obligation and elso to rocure any sum or sums of morey advanced by the said part X. We fit is second part to pay for any insurance or to discharge any taxes with interest thereon as herein concided in the event that said part 105 of the first part shall fail to pay the same as provided in this indenture.

And this conceptions that be void it such payments be made as herein seefled, and the obligation contained therein it default be made in such payments or any part herein 5% any obligation restend through or interfert therein, or if the said erate ere not and when the same become order and payments for environment on the obligation contained therein or if the said real erate ere not kept in as good repair as they are new or if waste is commission and the obligation contained therein of the real erate ere not kept in as good repair as they are new or if waste is commission end or pay bround become of the and the whole sum remaining unpaid, end all of the obligations provided for in and whitm obligation forces, and is is given, shall immediately mature and become due and payable at the option of the holde breact voltage interve. buildings Become

the taid part V_{-} of the second part to be a receiver appointed to collect the tend of the well premium and all the improvements therein in the manner provided by law and to have a receiver appointed to collect the tend and could appoint the form and to all the premium and the manner provided by law and to have a receiver appointed to collect the tend and could appoint the form that the second part thereof, in the manner provided the law and could appoint the tend to be tend to be the tend to be tend to be the tend to be tend shall be paid by the part Y , making such sale, on demand, to the first part 105 ,

If is agreed by the parties hereto that the terms and provisions of this indentive and each and every obligation therein contained, and all afts accruing thereform, shall extend and inore to, and be obligatory upon the heits, executors, administrators, personal representatives, and and successor of the respective parties hereto.

In Witness Wheread, the part 105 of the first part ha VO hereunto ser their hands and real & the day and year

Johnny B. Faell Nanoy & Fael (SEAU Johnny B. Faell Nanoy & Fael (SEAU Refuel Friday Virginia F., Jamisoneau Virginia F., Jamisoneau Robert L. Elder de Johnny B. Fzell Wilma J. Flder ·· . (SEAL)

STATE OF Kansas COUNTY, Douglas Notary Public day of November BE IT REMEMBERED, That on A. D. 1962 before me, a Notary Public In the aforesaid County and Stam. ame Bobert L. Elder and Wilma J. Elder, husband and wife; Johnny B. Ezell and Nancy J. "Zzell, husband and wife; Michael L. Jamigon and Virginia B. Jamison, husband and wife, to me personally known to be the same persons who executed the foreboing instrument and duly atknowledged the execution of the same. and the fills IN WITNESS WHEREOF, I have hereu nto subscribed my na My Commission Expires Opril 10 Foy a & Airect Notary Publi 1965

Recorded November 5, 1962 at 10:05 A.M.

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 7th day of February 1963 THE FIRST NATIONAL BANK OF LAWRENCE, Lawrence

Hard G. Back Register of Deeds

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