the undersigned, evner of the within mortgame, he full payment of the debt secured thereby, and exister of Deeds to enter the discharge of this secure of Deeds to enter the discharge of this secure of Deeds to enter the discharge of the first secure of Deeds to enter the discharge of the first secure of Deeds to enter the discharge of the first secure of Deeds to enter the discharge of the first secure of Deeds to enter the discharge of the first secure of Deeds to enter the discharge of the first secure of Deeds to enter the discharge of the d

850'71° BOOK 135 (No. 52K) The Outlook Printers, Pul her of Legal Blanks, LawFence, Kan This Indenture, Made this 2nd day of August , 19 63 between Byron C. Sneegas and Mary J. Sneegas, husband and wife,

of Lawrence , in the County of Douglas and State of Kansas parties 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 DOLLARS duly paid, the receipt of which is hereby acknowledged, have sold, and by them 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: Lots Sixty-eight (68), Sixty-fine (69) in Breezedale, an addition to the City of Lawgence, in Douglas County, Kansas.

with the appurtenances and all the estate, title and interest of the said part least the first part therein. And the said part 165 of the first part do hereby covenant and agree that at the delivery hereof \$100 the lawful own of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, fre

and that, they will warrant and defend the same against all parties making lawful cli-It is agreed between the parties hereto that the part 195 of the first part thall at all times during the life of this indenture, pay all taxes

The spectrum of the most be leveled or assessed against said real extra when the same drammers burging inclusion of the indexing, pay in taxes the buildings upon said real extra insured against fire and torrado in tuch into and by such inverses company as that $L_{\rm DEV}$ shall be specified by such inverses the part $Y_{\rm co}$ of the second part to be second part to be second parts and that $L_{\rm DEV}$ shall be specified and interest. And in the event that said parts the said the first part shall all be specified and the second part to the event that said parts the first part shall be specified by such inverses when the same become due and payable or to keep and premises insured at here in the part $Y_{\rm co}$ of the first part shall all the previous the specified by the second part to be pay by the to be second part to be second of the index of the first to be second part to be specified by the index of the first shall be specified by the second part of the second part to be specified by the second part of the index of the first shall be specified by the second part index of the second part index of the second part index of the second part may pay indicate the second part of the second part

THIS GRANT is interified at a martigage to secure the payment of the sum of Six thousand ns/100 - - according to the terms of 0100 certain written obligation for the payr day of August 19 63 ... and by 1ts terms made payable to the party 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 nt of said sum of money, executed on the 2nd

of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided that said part 105 of the first part shall fall to pay the same as provided in this indenture. in the event

And this conveyance shall be void if such payments be made as herein specified, and the obli-f default be made in such payments or any part thereof or any obligation created thereby, or inter-state are not paid when the same become due and payable, or if the insurance is not kept or you as p all estate are not kept in a good repair as they are now, br if waste is committed on said premises, nd the whole sum remaining unpaid, and all of the obligations provided in run addition obligat given, shall immediately unature, and become due and payable at the option of the folder hereof. the taxes on the buildings the buildings what become

ke possession of the said premises and all the improv-ect the rents and benefits accruing therefrom, and ' law, and out of all morelys acting from such split rgss inkident*thereto, and the overplus/if, any there b ; and to ch sale to there be shall be paid by the part Y making such sale, on demand, to the first part $\frac{1}{2}$ RS

It is agreed by the parties hereto that the terms and provisions of this nefits accruing therefrom, shall extend and inure to, and be obligatory igns and successors of the respective parties hereto.

In Witness Whereof, the part 185 of the first part ha VC hereunto set . and seal . S the day and ver

Bron Chieges (SEAL) Mary I Inegas (SEAL) (SEAL) (SEAL) 55.

DOUGLAS August 1A. D. 19 63 BE IT REMEMBERED, That on the a day of 'notary public In the aforesaid County and State before the, a . came Byros C. Sneegas and Mary J. Sneegas, hushand and wife, to me personally known to be the same person. \mathbb{S}_{μ} who executed the foregoing instrument and duly acknowledged the execution of the same.

19 65

my name, and affixed my official seal on the day and IN WITNESS WHEREOF, I have hereu Hoglanden

H. D. Flanders

Hardd a. Buck.

By. Jamie Beerry, Deputy

Notary Public

Why Commission Expires June 14

IIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIII

COUNTY.

KANSAS

STATE OF

to