Togeher with and in addition to, the monthly payments of principal and interest payable under the terms of the note secured for the source will pay to the credit union until the said note if fully paid:
(a) The sum equal to the taxes and any special assessments next due on the remixes covered by this motrage, plus the preparation of the same shall note that will next become due and payable on the policies of fire and other hazard insurance on the premixes, covered here are assessments, before the same become due and on which the borrower is notified), less all sums already pluid therefore, divided as the same shall not be at the same state.
(b) Taxes, assessments, fire and the check name and maxance premiums, taxes and assessments are and the principal of said not.
(c) Taxes, assessments, fire and the same same due that the same shall, unless made good by the borrower prince on the due date beread, but not the same shall not be due the same shall not be attending to a same same shall not be attending the same shall not be attending the same share the there are a same share the same shall not be attending the same shall not be attending the same share the there are an any same state at the same share th

paid on sava note. 11. The borrower will pay all taxes assessments and all other governmental or municipal charges, fines or impositions levied upon said premises except when the payment for all such items has heretofore been paid under (a) of paragraph 9 above hereof, and he will promptly deliver the receipts therefor to the credit union. In default thereof, the credit union may pay the same.

In the event a proceeding is brought in eminent domain against any of the above described mortgaged property the Borrower here by assight and sets over to the Credit Union all proceeds to be applied as provided herein.

Notice of the exercise of any option granted herein to the Credit Union is not required to be given and no failure of the Credit Union to exercise any option to declare matured the debt hereby secured, nor in fact any option hereunder, shall be deemed a waiver of the right to exercise such option at any other time, as to any present, part, or turue of tailt increander. Whenever used, the singular number shall include the plural, the plural the singular in and the use of any gender shall be applicable to all genders. IN WINESS WHEREOF, the Borrower has hereunto set <u>UDELT</u> hand the day and year first written above.

are Dale F. Heiserman Charlotte M. Heiserman COUNTY OF Douglas 13th April BE IT REMEMBERED that on this. day of , 19 6h, before we the undersigned, pin and for said county and state, personally appeared Dale F. Beiserman and Charlotte M. lie is not the husband and wife. ne person(s) who executed the foregoing instrument, and dully acknowledged the execu

A VILLER LOF, I have hereunto set the

Recorded Wrrit 13, 1964 at 2:00 P.M.

My commission expires January 26, 1967.

PUBLIC

and a Deck Revister of Deel.

Margaret & Horwood

RELEASE

The amount secured by this mortgage has been paid in full and the same is hereby discharged and released. KANSAS HIGHWAY CREDIT UNION Beer By M. C. Wray Treas.

(Corp. Seal)

Kansas, to-wit:



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ar na var na var na var na var na var na var na var var var va 87578 (Ne. 32K) MORTGAGE BOOK 137 The Outlook Printers, Publisher of Legal Blanks, Lawrence, Kansas This Indenture, Made this 3rd. day of April , 19.64 between . Robert L. Elder and Wilma J. Elder, husband and wife and Michael L. Jamison and Virginia F. Jamison, husband and wife of Lawrence , in the County of Douglas and State of Kansas part y of the second part. Witnesseth, that the said part 103 of the first part, in consideration of the sum of - - - DOLLARS this indenture do.......GRANT, BARGAIN, SELL and MORTGAGE to the said part .J.... of the second part, the following described real estate situated and being in the County of Douglas and State of

Lot 9, Block 5, South Hills an addition to the City of Lawrence