55467 BOOK 138 7th ______ day of ______ July This Indenture, Made this ... Dwight Perry and Barbara Joan Perry, husband and wife, of Lawrence , in the County of Douglas and State of Kansas part of the first part, and . The Figst National Bank of Lawrence, Lawrence, Kansa's, part. Y of the second part. Witnesseth, that the said part 105 of the first part, in consideration of the sum of - - - - DOLLARS to them duly paid, the receipt of which is hereby acknowledged, ha ve sold, and by 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-with Lot One Hundred Eight (108), in Country Club North, an Addition to the City of Lawrence, Douglas County, Kansas. with the appurtenances and all the estate, title and interest of the said part 105 of the first part therein. And the said part 105 of the first part do ______hereby covariant and agree that at the dalivery hereof they are the tewfol ow shows granted, and solved of a cost and inde and that they will warrant and da ets that the part 105 of the first part shall at all time The second mean that may be levied or essenced against static value state, when the same becomes due and payable, and that the[Y] will be the buildings upon static real entaie insured against free and borneads in state, sum and by such insurance company, as shall be rejecting to the part Y. If the escend part the base insured against fire and borneads in state, sum and by such insurance company, as shall be rejecting to the avent that sale part. All of the first part shall fail to part part has such that each part. All of the first part shall fail to part part has when the same become due and payable or to pad shall become a share that sale part. All of the part Y of the screen due and payable or to pad shall become a share in ported. Here the part Y of the screen due and payable or to pad shall become a part of the indebtedness, secured by this inderstore, and shall become the rate of the indebtedness, secured by this inderstore, and shall become the rate of the rate of the screen the scheme due and payable. is due and payable, and that they will to toch insurance company as shall be specified, a of the second part to the extent of the ten the same become due and payable of the aid to ert Y of the second part to pay for any insurance or to discharge any taxes with insurer thereon as here ad part 185, of the first part shall fail to pay the same as provided in this indenture. and this conveyance shall be void if such payments be made as baren's specified, and the obligation contained the fault be made in such payments or any part thread any obligation created thereby, or interest thereon, or if th rear and paid when the same become due and payable, or if the insurance is not keep up, as provide thereby, or estate are not kept in as good repair as they are novel, or if the insurance is not keep up, as provide thereby, or instruction of the obligation of the same state is the optime of the location of the based there is the security or even, shall inmediately makes and become due and payable is the optime of the location befigation, the security or even, shall inmediately makes and become due and payable to the pay of the location befigation. The security of the security of the location become, which are not payable to the payment of the location befigation. The security of even, shall inmediately makes and become due and payable to the pay of the location become, when the security of the location become is the optime of the location become, when the security of the security of the location become is the optime of the location become, when the security of the location become is the optime of the location become is the opti It is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation, therein contained, and all write accruing therefrom, shall estend and laure to, and be obligatory upon the heirs, executors, administrators, personal representatives one and successors of the respective parties hereto. above written hand 5 and seal 5 the day and y Dwight Perty (SEAL) (SEAL) Barbara Joan Perry san ting (SEAL) (SEAL) ner seguine et anne propriet provins an estimate et al la geographic et al la geographic et al la geographic et Kansas Douglas 8, that on this 7th day of July. Notary Public is the start A. D., 19: 64 / Dwight Perry and Barbara Joan Perry, his wife 1 MARINE to me personally known to be the same parson $\frac{5}{2}$ who a acknowledged the association of the same. whereor, I have he Warren Rhodes June 17, 19 65 alledin Notary Public arded July 8, 1966 at 8:65 A.M. RELEASE - Hand Gilbeck 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 10th day of November 1964 The First National Bank of Lawrence Lawrence, Kansas By E. E. Martin, Vice President Mortgagee. Owner.

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the state

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