NS472 BOOK 138 Me. sin the out in Printers, Publisher of Legal, Blanks, Law This Indenture, Made this Virginia F. Jamison, husband and wife 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. 199, of the first part, in consideration of the sum of - - DOLLARS following described real estate situated and being in the County of ______Douglas and State of Kansas, to-wit: Lot 6, Block 8, in South Hills, an Addition to the City of Lawrence with the appurtenances and all the estate, title and interest of the said part. lead the first part therein: And the said part 195 of the first part do. hereby covenant and agree that at the delivery here if they are the first part the delivery here if they are the lawful ow the premises above granted, and wived of a good and indefeatible exists of indefining therein, free and date of all incurrences and that they will warrant and defend the same against all parties making lawful cla It is agreed between the periors herein that the perior 10.5 of the first part shall et all times during the life of this indenture, per all taken and arrange the perior barries that making lawful claim therein. It is agreed between the perior barries that making lawful claim therein. The perior barries and arrange deployed that barries that and the perior barries and the perior barries and the taken the taken barries that making lawful claim therein. The perior barries are barries and the taken taken the barries during the life of this indenture, per all taken the barries and the taken taken the barries during the perior barries and the taken taken the barries and the perior barries and the taken taken the barries and taken the taken taken taken the taken taken taken the taken taken taken taken the taken taken taken taken taken the taken ta DOLLARS according to the terms of ORC certain written obligation for the payment of said sum of money, executed on the Th day of July 19 64 and by 105 thins made payable to the part y of the second part, with all interest accruing theseon according to the terms of said obligation and also to secure any sum of sums of money advanced by the and part Y of the second part to pay for any insurance or to discludge any taxes with their said part 105 of the first part shall fail to pay the same as provided in this indenture. nd part to pay for any insurance or to discharge any taxes with interest the and and gent on the test performance in the performance of the performance in the performance in the colligation contained in the default be middle and the convergence in the void if such permetts be middle as herein specified, and the convergence in the performance is not been to any performance in the test performance in the performance is not been to be performance in the performance in the performance is not been to be performance in the performance is not been to be performance in the performance in the performance is not been to be performance in the performance in the performance is not been to be performance in the performance in the performance is not been to be performance in the performance in the performance is not been to be performance in the performance in the performance is not been to be performed as the performance in the performance is not been to be performed as the performance in the performance is not been to be performed as the performance in the performance is not been to be performed as the performance is not been to be performed as the performance in the performance is not been to be performed as the performance is not been to be performed as the performance is not been to be performed as the performance is not been to be performed as the performance is not been to be performed as the performance is not been to be performed as the performance is not been to be performed as the performance is not been to be performed as the performance is not been to be performed as the performance is not be performed as the performance is not been to be performed as the performance is not been to be performed as the performance is not been to be performed as the performance is not been to be performed as the performance is not be perf the said pert X_{-} of the said premites and all the improve ment thereon in the mean M provided by law and to have a receiver appointed to collect the rears and banafits account thereform and to the premises baseby gracied or any part thereoff, in the mean prepared by law, and not of all moreys arising from such sale to relate the premises baseby gracied or any part thereoff, in the mean prepared by law, and not of all moreys arising from such sale to relate the premises baseby gracied or any part thereoff. hell be paid by the part X making such sale, on demand, to the first part 105 It is agreed by the parties have that the terms and provisions of this indenture and each and every obligation therein contained, and all matin accuring therefrom, shall extend and increates, and be obligatory upon the heirs, executors, administrators, personal representatives, aligns and successors of the respective parties, hereto. In Witness Whereof, the part 195 of the first part he VC here their hand 5 and mel 5 the day and year Aut L. Eder Robert L. Eder Eeder Time Last Eeder Nichael L. Jamison Virginia I. Jamison (SEAL) (SEAL) (SEAL) (SEAL) Mansas Kansas Douglas COUNTY. IN IT EXAMPLESSED, That an other 7th day of July A.D. 19 54 before ma, a Notary Public in the aforesaid County and Stere. come. Robert L. Elder and Wilma J. Elder, husband and wife, and Michael L. Jamison and Virginia F. Jamison, husband and Wife and nem_____ who associed the foregoing instrument and duty to me personally known to be the same per acknowledged the association of the same. HEROF, I ha 10 1965

Decorded July 8, 1964 at 10:00 A.M. RELEASE

rold a Bock

A Carl Contraction

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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 30th day of October 1964 (Corp. Seal) Was within on the original (Corp. Seal)