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 3rd day of November 196h. THE FIRST NATIONAL BANK OF LAWRENCE, LAWRENCE, KANS. (Corp. Seal) Warren Rhodes, President Mortgagee. Owner.

this Hith day 91 al Rovember) Harold Q. Beck

By Clue Newstyte.

Reg. No. 19,750 Fee Paid \$1.25

ייי הא עם את הם את היו ביי היו דיל היי או ביה או היו את היו אי אי אי אי אי אי אי אי אי א an an an an to for the bar an an be use bet see see . MORTGAGE 35611 BOOK 138 MA. 5280

This Indenture, Made this 8th This Indenture, Made this 8th day of July , 19<sup>64</sup> between Robert L. Elder and Wilma J. Elder, husband and wife and Michael L. Jamison and , 19<sup>64</sup> between Virginia F. Jamison, husband and wife

of Lawrence ; in the County of Douglas and State of Kansas , pert issof the first pert, and. The First National Bank of Lawrence, Lawrence, Kansas .

part Y of the second part." Witnesseth, that the said part. Les of the first part, in consideration of the sum of

- DOLLARS them duly paid, the receipt of which is hereby acknowledged, ha  $\forall \Phi$  sold, and by to this indenture do \_\_\_\_\_ GRANT, BARGAIN, SELL and MORTGAGE to the said part \_\_\_\_\_ of the second part, the following described real estate situated and being in the County of Douglas and State of Kansas, to-wit-

The North 90 feet of Lot Right (8) as measured on the East line thereof in Block Two (2) in Schwarz Acres No. 2 an addition to the City of Lawrence as shown by the recorded plat thereof

with the appurtenances and all the estate, title and interest of the said part 199 of the first part therein. And the said pers. 185 of the list pert do. hereby zonemant and agree that at the delivery heroof they are the level of nises above granted, and betrad of a good and Indefeatible astate of inheritance therein, free and clear of all inc.

and that EH0X will swarrent and default the same against all panies making lawful dawn therein. It is agried between the parties haven that the part 125 of the first part shall at all times during the life of this indexture, pay of team and assessments that may be leveld or answer against against label real state when the same becomes during the life of this indexture, pay of team and assessments that may be leveld or answer against against label real state when the same becomes during the life of this indexture, pay of team and assessments that may be leveld or answer against five and states when the part of the second gave, the second gave, made payable to the part. I did the second gave, the first part that fail so pay such taxes when these and payable or to kapp and part that increase the increase gave of the indexture, and that become a part of the indexture, and shall become a part of the indexture, and approach on a shall be again.

as grant is intended as a mortgage to secure the payment of the sum Sixteen thousand five hundred and no/100 -

DOLLARS according to the lemms of ODE dectain written obligation. for the payment of and sum of money, executed on the Bthday of July 10 64 and by 1t5 terms made payable to the part Y of the second part, with all loggest sourcing thereon according to the terms of ability of acid obligation and also to segure any sum or sums of money advanced by the

and part X in the second part to pay for any insurance Solo distance and also to serve any sum or sums of money estanced by that and part X in the second part to pay for any insurance Solo distance any twith thereast therean as herein provided in the s that and part. 105 of the first part shall full to pay the same as provided in this indemner.

And this comparison shall be void if such payments he made as herein specified, and the obligation contained therein I default he mattern such payments as any part thereof as any obligation contained thereby, to loterar thereon, or if the s relate sex non paid whan the same become does and payphile or if the issues the there there the second there is the second as the second

will be paid by the part. Y making such sale, on demand, to the first part. Les

It is egreed by the parties hereto that the terms and provisions of this indexnue and each and reary obligation therein contained, and all metro terroring thereform, plast extend and hure as and be abligatory upon the hears, executors; administences, personal representatives

In Witness Whereof, the part 100 of the first part be VO therewines set their hand 5 and set 5 the day and year

Robert J. Elder Robert J. Elder Mitha J. Elder Michael Gamtson Virdints E. Bamtson (SFAL) (SEAL) (SEAL) (SEAL) Kansas STATE OF 1 COUNTY, SS. Pouglas day of July Sth -----A. D. 10 64 B. That on this Notary Public before me, Notary Public and Robert L. Elder and Wilma J. Elder, husband and wife and Michael L. Jamison and Vizginia F. Jamison, husband and wife 5 who as ad the force to me personally known to be the same pe acknowledged the association of the same. as and duty IN WITHERS WHITEOF, I have he year last shows written.

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1 19 6 5

Jarold a. Beck

A. C.L. Norwy Public