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. Bated this 2nd. day of December 1964. THE FIRST NATIONAL BANK OF LAWRENCE, LAWRENCE KANSAS (Corp. Seal) 1 88715 BOOK 138 day of July 19 64 between

This Indenture, Made this John King Estes and Margaret Estes, his wife,

27th

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 parties of the first part, in consideration of the sum of

to them duly paid, the receipt of which is hereby acknowledged, he we 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, fo-wit:

Lot No. 62 on Vermont Street in the city of Lawrence, Douglas County, Kansas,

with the appurtenances and all the estate, title and interest of the said part i.esof the first part therein. And the said part 105 of the first part do harsby covenant and agree that at the delivery hereof they are the lawful owner t

of the premises shows granted and setted of a good and indefeatible events of infurtheres therein, free and cher of all incombrances. SXCOp mottgage dated April 28, 1964, for \$6,000.00, payable to The First National Bank of Lawrence, Langence, Xaid that they will warrant and defend the same equint all perios making lewist dawn there. It is agreed between the parties taken the partices of the first part shall at all times during the life of the indenture, pay all issen

The sequence between the particle having that the particles of the first part shall at all times during the life of this indenture, pary all bases and assessments that may be leviced or assessed against fire and ternade in such tem and by not increase and payable, and that thicky will are the buildings upon said real estate insured against fire and ternade in such tem and by not here are approached and there the building upon said real estate insured against fire and ternade in such tem and by not here are all the second part, the loss, if any, made payable to the part y_{-} of the second part, the loss, if any, made payable to the part y_{-} of the second part, be accessed of the fore part shall fail to pay both tests when the same become due and payable or to keep all permises insured as herein provided, then the part y_{-} of the second part may pay said taxes and hormers, ere either, and the announ-all permises insured as herein provided, then the part y_{-} of the second part may pay said taxes are insure, or either, and the annound the log pay of the bar and the second by this indecture, and shall have interest at the rare of 10% from the date of payment will fully repaid.

page to secure the payment of the sum of Ten thousand and no/100 - - -THIS GRANT IN DOLLARS

a of said sum of money, executed on the 27th July _______ of the second according to the terms of and able to the sector according to the terms of and able to secure any sum or sums of money edvanced by othe

Placid perG.85. of the first perturbal test to pay the terms as provided in this investory, the obligation contained the And this conveyance shall be void if such payments be reade as herein's specified; and, the obligation contained the debuilt be region in such payments or any call thistop or any obligation created thereby, or interest thereau, so if it has a not pield when the terms became due and payable of if the insurance is not kept up, as previded thereby, the interest cerific a state are not pield when the terms became due and payable of if the insurance is not kept up, as previded thereby, then this conveyance d the whole sum remaining unpaid, and all of the obligations previded for in tail written obligation. For the security a d the whole sum remaining unpaid, and all of the obligations previded for in tails written obligation. For the security as these there are not previded there and become due and payable at the option of the holder hered, whole near the rest.

The solid part______ of the second part_______ to take possession of the soid premians mants thereon in the memory provided by law and to have a receiver appointed to collect the rent and benefits accurd all the premians hardby gratted, or any part themself, in the memory presched by law, and out of all all manages and all the premians them made of principal and interest, together with the cores and charges incident therets, and the over hall be paid, by the party_____ making such sale, on demand, to the first part.120s.

It is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all neitre acruing therefrom, shall extend and inure to, and be obligatory upon the table, executors, administrators, personal representatives, ages and successors of the respective parties hereto.

read, the part IRS of the first part he Via herewrite and Invalir Mend . S (and reals the day and year In Winness When

John King Estes (SEAL) (SEAL) margaret States. (SEAL) (SEAL)

mil Been, Deputy

- KANSAS STATE OF COUNTY, Notary Public day of July A D. 19 64 ----bators las a John King Estes and Margaret Estes, his wife, is no parametry known to be the same parametric $\mathcal{H}_{\rm c}$ whic associated the fipropology instrument and duty acknowledged the association of the same VITNESS WHEREOF, I have herev +1967 Guigene IV. Ataley une à Hardd a Beck