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OFTOAGE (No. \$28) 88953 BOOK 138 This Indenture, Made this 4th day of August ., 1954 between Robert L. Elder and Wilma J. Elder, husband and wife, Michael L. Jamison and Virginia F. Jamison, husband and wife, of Lawrence , in the County of Douglas and State of Kansas perties of the first pert, and ... The First National Bank of Lawrence, Lawrence, Kansas part y of the second part. Witnesseth, that the said part ies, of the first part, in consideration of the sum of Fifteen thousand five hundred and no/100 (\$15,500.00) - - - - - - DOLLARS duly paid, the receipt of which is hereby acknowledged, he we sold, and by to them 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 fourteen (14), in Block four (4), in South Hills, an addition to the City of Lawrence, with the appurtenances and all the estate, title and interest of the said part i es of the first part merein. And the said part 105 of the first part du ______ hereby covenent and agree that at the delivery hereof that ______ argue lawful own the premises above protect, and usined of a good and indefeasible estate of inheritance therein. New and clear of all incompanyes. and that that will w nt and defend the as or the truit king leaded els eto that the part 1.05 of the first part shall at all times during the life of this in re, pay all ta d assessment that may be levied or assessed against axid real estate when the same becomes due and op the buildings upon said real entare insured against fire and torreads in such sum and by such insura restrict by the part y of the second part, the loss, if any reade payable to the part y of the wrest. And in the event that said part j or it the first part shall fail to pay both faces when the same d particle insured as herein provided; then the part y of the second part may pay and taxes a paid shall become a part of the insidebratess, second by the industrue, and shall been interest at the s due and payable, and that they will such insurance company as shall be specified as of the second part to the extent of its win the same become due and payable or to ke IS GRANT IN ortgage to secure the payment of the sum of Fifteen thousand five hundred THIS GRANT is intended as a mand no/100 - - -DOLLARS, August 19 04 and by 125 terms made payable to the part y of the second a according therean according to the terms of said obligation and also to secure any som or sums of money advanced by the said part V of the second part to pay for any insurance or to discharge any taxes with it at said part 1.0.5 ... of the first part shall fail to pay the same as provided in this in And this converses shall be void if such parments be made as persives in the measure. And this converses shall be void if such parments be made as beneit specified, and the obligation is default be made in such parments or any part thereof or any obligation created thereby, or iphreset there are not paid when the same bacome due and parable or if the insurance is not kept up, as provided if entry the set kept if as possible of pairs as they are now, or if wasts is committed on and premises, then the the whole sum remaining singuid, and all of the obligation provided for in said writen obligation, for a given, shall immediately matter and bacome due and pays at the option of the holder hered, without the said part $v_{\rm constants}$ for accord part in the provide in the provide the function matter interest, similar provided by law and to have a resistive appointed to collect the rents and benefits in the function of the said or to be thereas in the mamor practicled by law, and out of all more retain the second them unpaid of principal and interest, together with the cours and charge indext therein, and the half be paid by the part $v_{\rm constant}$ making such said, on demand, to the first part $v_{\rm constant}$ It is agreed by the parties hereto that the terms and provisions of this indentor's and each and every obligation therein co-vertise acrysing therefrom, shall extend and inver to, and be obligatory upon the heirs, executors, edministrators, personal give and sciences of the respective parties hereto. Winness Wheread, the parties of the first part have herea no set their hand a end seal a, the day and year hert L. Elder Part L. Elder May Elder While Elder (SEAL) (SEAL) (SEAL) Virginia F. Damison (SEAL) KANSAS STATE OF DOUGLAS 4th Notary Public we me. . Notary Public in the atoresid County and Sere. Robert L. Elder and Wilma J. Elder, husband and wife, Michael L. Jamison and Virginia F. Jamison, husband and wife branaly known to be the same person. S. who executed the foregoing instrument and duty achaevelogically known to be the same. wess whiteheose, I have THAT'S aprilio -19.65 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 27th day of November 1964

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The First National Bank of Lawrence Lawrence, Kansas By H. D. Flanders V.P. and Cashier Mortgagee. Owner.