Reg. No. 19,8

88983 BOOK 138 . This Indenture, Made this 13thday of August , 19 64 between John King Estes and Margaret Estes, his wife of Lawrence

the second and

1 and stars

, 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 part i.e.s. of the first part, in consideration of the sum of Right thousand five hundred and no/100 (\$8,500.00) - - - - - - - DOLLARS duly paid, the receipt of which is hereby acknowledged, ha we sold, and by them following described real estate situated and being in the County of _____ Douglas____ and State of Kansas, to-witi

Lot No. 82 on Vermont Street in the city of Lawrence, Douglas County, Kahsas. Also,

Lot One (1), in Block Twenty-two (22) of Sinclair's Addition, an addition to the city of Lawrence, according to the recorded Supplemental Plat thereof, in Douglas County, Kansas, with the appurtenances and all the estate, title and interest of the said part Lesof the first part therein.

And the said part 1.8% of the first part do ant and agree that at the delivery hareof they at the lawful own hereby cove

of the premises above granted, and seized of a good and indefeasible estate of interfance therein, free and clear of all incombresces, EXCEPI mortgages dated April 28, 1964, for \$6,000.00, and mortgage dated July 27, 1964, for \$10,000.00, payable to The trity st National Bank of Lawrence, Lawrence, Kansas, and Bank of Lawrence and Bank of the strip st state and and the strip strip strip determine state advantation the strip strip.

rties hereto that the part 1 0 5 of the first part shall at all tim es during the life of this inc and assessments that may be levied or assessed against said real estate when the same becomes due and payable, and that they will label the buildings upon said real estate insured against said real estates when the same becomes due and payable, and that they will label developed and directed by the party... of the second part, the loss, if any made payable to the party... of the second part of 12.5, interest. And in the event hat the loss, if any made payable to the party... of the second part of 12.5, interest. And in the event that and part (are) of the first part half said parts that a said part is the part (are). The part (are) of the second part of the part (are) of the second part of 12.5, of the second part of the part (are) of the second part of the part (are) of the second part (are) and the second part (are) and the second part (are) of the second part (are) and the second part (are) of the second part (are) and the second part (are) and the second part (are) are (are) are (are) and the second part (are) are (are) and the second part (are) are (are) are) are (are) are (are) are (are) are) are (a

THIS GRANT In Inte d as a mortgage to secure the payment of the sum of Eight thousand five hundred and no/100 - - - - - - - - - - -DOLLARS

to the terms of ONE certain writh for the pay nt of said sum of money, executed on the 13th August 19.64, and by 115 terms made payable to the part Y of the second the all interest according thereon according to the terms of said obligation and also to secure any sum or sums of money advanced by the sold parties of the first part shall fail to pay the sa

me as provided in this ind

And this ceptomenes shall be void if such payments be made as he if default be mode in such payments or any part thereof or any obligs states are not paid whan the same became due and psychie, or if the is elevate are not-kept in is good repair as they are now, or if wasts of the whole sum remaining unpaid, and all of the obligations provid given, shall immediativy manues and became due and psychia et the

r said part. y' = 0 the second part to take p into thereon in the manner provided by law and to have a receiver appointed to collect to 1 the premises hareby grazited, or any part, thereof, in the manner prescribed by law, all the amount them unpaid of principal and interest, together with the costs and charges take possession of the said premises and all the it collect the rents and benefits accruing therefrom by law, and out of all moneys arising from such thereas incident thereto; and the overplus, if any t shall be paid by the part y. making such sale, on d

It is agreed by the partier, hereto that the terms and provisions of this indenture and each and every obligation therein contained, and will term acruing therefrom, shall extend and insite to, and be obligatory, upon the heirs, executors, administrators, personal representatives, gets and successors of the respective parties hereto.

Witness Whereat, The part 105 of the first part ha their nd shakers the day and w

John King Estes (SEAL) (SEAL) Margaret stes (SEAL) (SEAL)

KANSAS STATE OF DOUGLAS NTY, B, That on this 13th d Notary Public day of_____ August A 0. 19 64 STARY . di -John King Estes and Margaret Estes, his wife, PUEL 15: to me parametry known to be the same parametric who associated the foregoing instaction vertices of the same. nt and dub ast show written June 3 Eugene H. Haley Mundal 12

Recorded August 17, 1964 at 9:05 A.M. RELEASE 3+d. day 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 2nd day of December 1941. THE FIRST NATIONAL BANK OF LAWRENCE LAWRENCE. KANSAS Handda Back

By tanie Bar (Corp. Seal)

THE FIRST NATIONAL BARK OF LAWRENCE LAWRENCE, KANSAS Warren Rhodes, President Mortgagee. Owner.