9355 BOOK 138 er of Logal Blanks, Law This Indenture, Made this _____ 17th Robert L. Elder and Wilma J. Elder, husband and wife, and Michael L. Jamison and Virginia F. Jamison, husband and wife, 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 party..... of the second part. Witnesseth, that the said partiles ... of the first part, in consideration of the sum of Thirteen thousand five hundred and no/100 (\$13,500.00) - - - - - - DOLLARS to them duly peid, the receipt of which is hereby acknowledged, he.ye. sold, and by following described real estate situated and being in the County of ______ Douglas _____ and State of Kansas, to-wit: 1 Lot 4, Block 5, in South Hills, an addition to the city of Lawrence, with the appurtenances and all the estate, title and interest of the said part iteacf the first part therein. And the said parti CS __ of the first pert do ___ hereby cove ant and agree that at the delivery hereof they at the lawful on I the premises above granted, and seized of a good and indefeesible estate of igheritance therein, free and clear of all lear and that Litery will warrent and defand the same egainst all parties making lawful as riles hereto that the part 105 of the first part shall at all times during the life of this ind and enserthement that may be leveled or assessed signifies a series become from the same become fuel and the efficient derives the same become fuel and the efficient derives the same become fuel and the efficient derives become series and the efficient derives and the efficient derives become series and the efficient derives become series and the efficient derives and the efficient derives become series and the efficient derives derives and the efficient derives derives and the efficient derives de ers. may hit to THIS GRANT IN d as a mortgage to secure the payment of the sum of Thirteen thousand five hundred. DOLLARS day of <u>September</u> 19.64, and by its terms made payable to the part y of the second part, with all interest according to the cerms of seid obligation and size to secure any sum or sums of money advanced by the said part y of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the e 2.05 of the first part shall fail to pay the same as provided in this inder And this conversions that per loan set to per the set to per the same as provided in this indenture. And this conversions shall be visid it solves permetts be needs as herein specified, and the obligation, contained therein, fully It default be matte in such payments or any part thereof or any obligation control thereby, or interest thereor, or if the taxes a relate set nor paid when the same become due and psychide, or if the insurance is not kept up, as prevented herein, er, if the balls at attere are nor fault in a good repair as they are now, or if waste is committed on said previous, then this conveyance shall become and the whell hum matching unpaid, and all of the soligations previded for in said written obligation, for the security of which it is given, that ill mediative matter and become due and psychiat the optimic of the solide hereof, without notics, and it shall be the said part y_{i} of the second part . To take possession of the said premises and all the improve ments thereon in the manner provided by leak and to have a receiver exposited to collect the cares and benefits accruing therefree, and se sail for premises hereby granted, or any part torecol, in the manner prescribed by leak, and out of all money saining from such saits to retain the premises hereby granted, or any part torecol, in the manner prescribed by leak, and out of all money saining from such saits to retain the amount then unpaid of principal and interest, together with the costs and charges incident thereto, and the overplat, if any there be hall be paid by the part y. making such sale, on demand, to the first part It is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all barefile accruing therefrom, shall extend and invize too, and be obligatory upon the heirs, executors, administrators, personal representatives, In Witness Whereof, the part 195 of the first part have be their hand a and even is, the day and year x Robert L. Elder Robert L. BINGESEAU x Wilmay Effer Hilma J. Elder (SEAU × Muhal Lonustichael & Jam (SEAU X Charles want Virginia F. Jarsens KANSAS STATE OF 100 DOUGLAS COUNTY ! IT EASEABLERED, That on the 17th day of September A.D. 1964 before me, a Notary Public in the stormaid County and Same ense Robert L. Elder and Wilma J. Elder. Ausband and wife, and Michael L. Jamson and Virginia F. Jamison, Tu shand and wife ense person S. who executed the foregoing instrument and defy schworksdych the second on the same -----THESE WHEREOF, I hav ell'anni maria cail 10 Tay 2. New Expires 1965 Hoy E. Hussell

Recorded September 18, 1964 at 10:05 A. M.

Hardla Seck Register of Deed

I the undersigned, owner of the within mortgage, do hereby acknowledge the full ont of the debt secured thereby, and authorize the Register of Deeds to enter the marge of this mortgage of record. Dated this 21th fax of Jone 1965.

(Corp Seal)

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Need and a standard bank of Lawrence, Lawrence, by E. B. Martin, Vice President. Kansas Mortgagee. Owner. This release was writtens on the original morrgage entered

Kag of Deeds

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