Reg. No. 20,061 Fee Paid \$13.75 122 HOTTGAGE 89798 BOOK 139 (Na. 52K) -The flutlook Printers, Publisher of Land Blacks Land in Banana day of October ., 19 .64 between John C. Scribner and Nancy K. Soribner, husband and wife of Lawrence , in the County of Douglas and State of Kansas part y of the second part. Witnesseth, that the said part 185 of the first part, in consideration of the sum of Fifty-Five Hundred and no/100-----------DOLLARS them duly paid, the receipt of which is hereby acknowledged, ha # sold, and by this indenture do GRANT, BARGAIN, SELL and MORTGAGE to the said party of the second part, the following described real estate situated and being in the County of Douglas and State of Kansas, to-wit: Lot No. 147 on Kentucky Street in the City of Lawrence, ^a Douglas County, Kansas. with the appurtenances and all the estate, title and interest of the said part ^a of the first part therein. And the said part LES of the first part do hereby covenant and agree that at the delivery hereof "LEEY RIGHE tawful own ises above grented, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances. and that they Swill us no that the part 185 of the first part shall at all times during the life of this indenture, pay all tai of assessments that may be level on assessed against said real errors when the same become due and payable, and that erep the buildings open said real estate haured against for and toreads in such such such insurance company as shall exceed by the second part of the level has buildings open and the second part the local if and with real exceeds and the second part of the second part is built exceeds and the second part of the they will - DOLLANS, rding to the terms of DDE certain written obligation for the payment of said sum of money, executed on the 30 th adv of October 1954, and by 125 termy made pevable to the party of the second per, with all interest accruing thereon according to the terms of taid obligation and algo ip theore are sum of sums of money advanced by the said part y of the second part to pay for any insurance of to discharge any taxes with interest therein as herein provided, in that said part 125 of the first part shell fail to pay the same as provided in this indenture. And this conveyance shall be valid if such payments be made as herein specified, and the d default be made in such payments or any part hereof or any obligation created thereby, or restrict are not paid when the same become due and parallel, or if the insurance is not kept up, real exterts are not kept in as good repair as they are now, or if the insurance is not kept up, end exterts are not kept up as good repair as they are now, or if the insurance is not kept up. The substitution of the substitution of the substitution of the builder the mid the vahile sum remaining unpaid, and all of the obligations provided for in said writen or given. that immediately manues and become due and payable as the joint of the builder her to given. That immediately manues and become due and payable as the joint of the builder her and the substitution of the builder her and payable as the joint of the builder her and and the substitution of the builder her and payable as the joint of the builder her and the substitution of the builder her and the sub the said pert Y of the second part. In these seconds are specified to collect the rest and break and to have a receiver appointed to collect the rest and breaks account therefore, a second performance of the said premises and all the left the period of the said premises and the second performance are shown and to have a receiver appointed to collect the rest and breaks are second performed to collect the rest. The second performance are shown and to have a receiver appointed to collect the rest and breaks are second performance are shown and the second performance are shown are shown as the second performance are shown and the second performance are shown as the second performance are sh hall be paid by the party f making such sale, on demand, to the first part of the n 185 . It is agreed by the partier horeto that the terms and provisions of this indenture and ex-helits accruing therefrom, shall extend and lowe to, and be obligatory upon the heirs, igns and successors of the respective parties beneto. Witness Whereof, the part 185 of the first part John C. Muchan (SEAL) Mancy K. Scribner (SEAL) Nancy L. Scribner (SEAL) yanakan manakan kanakan kanakan manakan kanakan kanakan kanakan kanakan kanakan kanakan kanakan kanakan kanakan STATE OF Kansas Douglas COUNTY. BE IT REMEMBERED, That on this 30th A. D. 1964 day of October · Notary Public before me, a in the aforesaid County and Sta John C. Scribner and Nancy E. Scribner, Husband and Wife to me personally known to be the same person.⁵ acknowledged the execution of the same.¹ TAR IN WITNESS WHEREOF, I have hereunto sub-Hedigetou edigeson, Norsey Public Kelie a. La February 3 1965

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Narol U. Black Register of Deeds

I the undersigned, owner of the within mortgage, do hereby acknowledge the full payment of ^{dby} the debt secured thereby, and authorize the Register of Deeds to enter the discharge of this ^{dby} the debt secured thereby, and authorize the Register of Deeds to enter the discharge of this ^{dby} mortgage of record. Bated this 10th day of September 1965. The First National Bank of Lawrence Lawrence, Kansas

By E B Martin Vice President Mortgages. Owner.