REFERENCE

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 first day of July 1967.

(Corp. Seal) By (W. Clark Randall) President Mortgagee.

Reg. No. 14 Fee Paid \$22.50

unice Dearn Register of Deeds

NONTRACK (No. SIK) . The Outlook Printers, Publisher of Legal Blanks, Law BOOK 139 75 14 This Indenture, Made this 16th day of January, 19.65. between James William Robbins and Rosemary Robbins, his wife, as joint tenants with right of survivorship and not as tenants in common Baldwin , in the County of Douglas and State of Kansas part iss of the first part, and . The Trustees of the Baker University, a corporation. part y of the second part. Witnesseth, that the said part iss of the first part, in consideration of the sum of them duly paid, the receipt of which is hereby acknowledged, have sold, and by to 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-wit: The North Half (N_2^4) of the West thirty feet (W 30') of Lot #80 and the North Half (N_2^4) of Lot #82 on Grove Street, City of Baldwin City, Kansas with the appurtenances and all the estate, title and interest of the said part Les of the first part therein. And the said parties ... of the first part do hereby covenant and agree that at the delivery hereof they are the lawful own of the premises above grented, and seized of a good and indefeasible estate of Inheritance therein, free and clear of all incumi whatsoever and that they will warrant and defend the same against all parties making lawful cla it the part ica of the first part shall at all times during the life of this is and assessments that may be lavied or assessed against said real exter when the same becomes due and psyable, and that Lhey. willseep the buildings upon said real state invest against said real strate when the same becomes due and psyable, and that Lhey. will invested by the part <math>y. of the scool part, the loss, if any, made psyable to the part y of the scool part to the same that be specified and invested by the part y. of the scool part, the loss, if any, made psyable to the part y of the scool part to the same that be specified and invest. And in the event that laid part All of the first part shall fail to psy such taxes when the same become due and psyable or to keep ald premises insured as herein provided, then the part y. of the industree, or even the part y and taxes and inverse, or even the part All in the present of 10% from the date of psymmetric influity regard. ent of the sum of NINE THOUSAND AND NO/100 - DOLLARS ing to the terms of ODE certain written obligation for the payment of said sum of money, executed on the 16th. day of January 1965, and by its terms made payable to the perfy of the second part, with all interest accruing thereon according to the terms of said obligation and also to secure any sum or sums of money advanced by the of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the ald pert y that sold part 100 ... of the first part shall fail to pay the same as provided in this indenture. I sets performs the tree per time tree per time and to perform any approximation of the provided for the obligation contained therein ful default be made in such payments or any performant be made as herein performs the made with or interest therein, or if the taxes are not pay of when the same become due and payable or if the insurence is not kept up, as provided herein, or if the it estate are not here in as good repair as they are moving if we service downing on address, then this conveyance shall be down memory and the second or the second payable or the second within obligation, for the security of which given, shall immediately mature and become due and payable at the optimizer of the theory without herein, without notice, and if shall given, shall immediately mature and become due and payable at the optimizer of the theory without notice. is given, that moreclasser, manue are became one performs the approximation of the second period per all be paid by the party making such sale, on demand, to the It is agreed by the partier hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all nefts accruing thereform, shall extend and inure to, and be obligatory upon the heirs, executors, edministrators, personal representatives, figs and successful of the respective parties hereto. as Wheread, the part 128 of the first part he WE heraunto set their harding and seel 8 the day and year Flame William Gobbi (SEAL) James William Robbins (SEAL) reary CA (SEAL) Rosemary Robbins (SEAL) STATE OF KANSAS DOUGLAS COUNTY. as it assessments, that on this sixteenth day of January A. D. 19.65 before me, . Notary Public in the efforesid County and S notary James William Robbins and Rosemary Robbins, his wife, in the aforesaid County and State and joint tenants with right of survivorship, and not as tenants in common a me persadif house to be the same person 2. who associed the foregoing instrument a chowerdage the execution of the same. F, I have I Int above Honald O. Mut March 8, 19 66 tary Public

Recorded January 18, 1965 at 2:31 P. M.