Reg. No. 15 Fee Paid \$8.75

លើពិធីធានីសំណាត់ពិណី 76 BOOK 139 This Indenture, Made this 16th day of January , 1965 James William Robbins and Rosemary Robbins, his wife, as joint tenants with 1965 between right of survivorship and not as tenants in common Baldwin , in the County of Douglas and State of Kansas cf part les of the first part, and Claude B. Beeks and Annabelle C. Beeks, His wife . part ies of the second part. Witnesseth, that the said part ina. of the first part, in consideration of the sum of THREE THOUSAND FIVE HUNDRED AND NO/100 (\$3,500.00)- - - - - - -- - - DOLLARS them duly paid, the receipt of which is hereby acknowledged, here sold, and by to this indenture do _____ GRANT, BARGAIN, SELL and MORTGAGE to the said part i.e. 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 $(N\frac{1}{2})$ of the West thirty feet (W 30') of Lot #80 and the North Half $(N\frac{1}{2})$ 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 i.es of the first part therein. e granted, and seized of a good and indefeasible estate of inheritance th except a prior mortgage to the Trustees of the Baker University of Baldwin, Kansas, fo Nine Thousand Dollars and that they will warrant and defend the same against ell periles making lawful claim th It is agreed between the parties hereto that the part 165 of the first part shall at all times during the life of this indenture, pay all to nd assessments that may be index parts that the part LES of the first part shall at all times during the life of this indenture, pay all taxes resp the buildings upps add read erases incored spants fire and torsado in such sum and by such insurance can payable, and that LNEY Will increded by the part LSS of the second part of the and torsado in such sum and by such insurance company as shall be spacified and interest. And in the event that said part LSS of the part shall be taxelined and the second part to the second part to the second part to be actent of LDES. If grantes insured a thready provided, then the part LSS all bet first to pay such taxes and inverse. If a second part to be actent of LDES. If all premises insured a thready provided, then the part LSS all bet first to save them the same become due and apable or to keep p paid shall become a part of the indektedness, secured by this indemture, and shall bet indext at the rate of 10% from the same become the second part to be accended and the second part of the indektedness. at of the sum of THREE THOUSAND FIVE HUNDRED AND NO/100 ding to the terms of ODE certain written obligation for the pays - - DOLLARS day of January 19 65, and by its terms made psyable to the part 12.8 of the second part, with all interest according to the second by the said part 108 ... of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the e har said part IES of the first part shall fail to pay the same as provided in this inde And this conversance shall be void if such payments be made as herein specified, and the obligation containes default be made in such payments or any part thereof or shall be made as herein specified, and the obligation containes take are not part of when the same become due and payable, or it shall naturates is not kept up, as provided harein, all estate are not kept in as good repair as they are now, or if wash surface is not kept operations, then this conve given, shall immediately mature and become due and payable at the option of the halos hered, without netice, The said part 125, of the second part their heirs or assigns to take possession of the said premises and in mant thereon in the manyer provided by law and to have a receiver applicated to collect the rents and benefits account the sail the premises hereby granted, or any part thereof, in the manner prescribed by law, and out of all moneys arising for ratio the amount then unpation of principal and interest, together with the costs and charges incident thereto, and the overplue, if shall be paid by the part 125 making such take, on demand, to the first pertical. It is egreed by the parties herero that the terms and provisions of this indextys and each and every obligation; the first accruing therefore, shall extend and inure to, and be obligatory upon the heir, executors, administrators, In Witness Whereof, th. Dart 10.8 of the first part he VC hereunto set their Hamen William Grobbi MA (SEAL) James William Robbins (SEAL) erman 20 (SEAL) STATE OF MARSAN COUNTY, SS. DOUGLAS. 16th day of /January as it semenasses, met on this 16th day of January A.O. 1955 before me. a Notary Public in the aforesaid County and State came James William Robbins and Rosemary Robbins, his wife A. D. 1765 nty and State as joint tenants with right of survivorship ANTARY to me personally known to be the same person ${\bf R}_{\rm m}$ who es acknowledged the execution of the same, PUBL WITNESS WHEREOF, I have heres Donald O. Nut March 8, 19 66 ASExpires Notary Public Janue Been Register of Deeds

RELEASE 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. Witness: Hale Stele Hale Stele Kellonder, Hale Stele