339 BOOK 139 TH 0

1. 1. 1.4

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 24th day of August 1965. (Corp. Seal) The First National Bank of Lawrence, Lawrence,

H. D. Flanders Vice President and Cashier Mortgagee. Owner.

Reg. No. #75 Fee Paid \$30.

Diversified Builders and Investors, Inc. of _____ Lawrence , in the County of _____ Douglas _____ end State of __Kansas perty ... of the first pert, and The First National Bank of Lawrence, Lawrence, Kansas Witnesseth, that the said part y of the first part, in consideration of the sum of

Twelve thousand and no/100 - - - - - - - - - - - - - - - - - (\$12,000,00) DOLLARS to this indenture do.es. GRANT, BARGAIN, SELL and MORTGAGE to the said part y of the second part, the Kansas, to-wit:

Lot thirteen (13), in Block three (3), in Holiday Hills Addition No. two, an addition to Lawrence, with the appurtemences and all the estate, title and interest of the said part...y. of the first part therein.

And the said part 32 of the first part do. Q.S. hereby covenant and agree that as the delivery hereof. it i.S. the leachul o of the premites above granted, and setzed of a good and indefeasible estate of inheritance therein, free and class of all incombeness.

and that it.... will warrant and elefand the same against all parties making is

It is agreed between the parties hereto that the part y. of the first part shall at all times during the life of this ind as a great setting the index or assessed against said real estate when the zero becomes due and psychie, and that it will in a the buildings upon said real estate inspeed against five and termade in the zero becomes due and psychies, and that it will in a the buildings upon said real estate inspeed against five and termade in the term and by such insurance company as shall be specified a term of the second part that become part that hall fail to pay each part they are become the and psychies or to be permission insured as herein provided, then the part y... of the second part they are become insure become due and psychies or to be paid shall become a part of the indubtedness, secured by this indexture, and shall be becomes at the set of parts

THIS GRANT is intended as a mortgage to as re the payment of the sum of . Twelve thousand and no/100 -----------

DOLLARS ms of ONE certain written obligation for the paym nt of said sum of money, executed on the 4th

and by its there are not populate to the part y of the second part, with all interest accruing thereon according to the terms of said abligation and also to secure any som or some of money advented by the of the first part shall fail to pay the same as provided in this Inde

--y or not not per source top to pay the same as provided in this indenture. Conveytince their lib is void if such payments be made as herein specified, and the obligat made in such payments or any part thread or any obligation created theories, or interva-paid when the same become due and payable, or if the insurance in ret papt up, as prov-not tarpit in a good repair as they are now, or if wasts is connectived on add permises. In intervaling unpatid, and all of the obligations provided for in said writes obligation in investigative parties and become due and payable at the colina of the holder hered, by

of the second part. No take the manner provided by law and to have a receiver appointed to collect hardby granted, or any part thereof. In the manner prescribed by la then unpaid of principal and interest, together with the costs and charge all be paid by the part y making such sale, on de d, to the first

It is agreed by the parties heireto that the terms and provisions of this indenturs and each and every obligation therein contained, and all refits accruing therefrom, shall extend and inurs to, and be obligatory upon the heirs, executors, edministrators, personal representatives for an environment's of the respective parties beavin.

of, the part y of the first part ha S ite

> DIVERSIFIED BUILDERS & INVESTORS, INC. (SEAU Russell W. Jones, President By (SEAL) ...(SEAL) Fr (SEAL)

a se de la constant d

The second s	4th		Patron		
Be It Remembered, That or this	ALII.	day of	February	19.65	
me, the undersigned, a	Notary Public		in and for the County and State aforesaid		
Russell W. Jones	President of Builders & Investor				

In Testimony Whereaf, I have here day and year last above written. into set my hand and officed my Official

Notory Public, Term expires ...

DURYN.

19 65.

THE FIRST NATIONAL BANK, LAWRENCE, KANSAS

Warran allet June 17