## Lot 4, Blk 2, in South Hills

710 BOOK 140 Ma. \$310 The Hutbook Printers, Publisher of Logal Blanks, Law MORTGAGE day of March , 19 65 between 26th This Indenture, Made this Johnny Buggzeil & Nency J. Ezeil, his wife

of Lawrence , in the County of Douglas and State of Kanana pert 100 of the first pert, and . The Linuxence National Bank, Lawrence, Kannas,

part? of the second part. Witnesseth, that the said part 1en of the first part, in consideration of the sum of TWELVE THOISAND & no/100 \* \* \* \* DOLLARS

duly paid, the receipt of which is hereby acknowledged, have sold, and by 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 Dominian and State of

Let Four (h), in Flock Two (2), in South Hills, an Addition to the City of Learener;:

Inding all rests, issues and profits Usereof, provided boxever that the contenuars sho entitled to connect and retain the rests, issues and profits until default hereunder. with the appurtenances and all the estate, file and interest of the said part of the first part therein. 

the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear

and that They arrant and defend the same against all parties making lawful cla read between the parties hereto that the part and of the first part shall at all th d assessments that may be levied or excessed against and real enter when the part mode at an times output and the of the and that any the buildings upon and real enter insured against fee and tonneado in such sum and by such insurance company as it events by the part  $\mathcal{Z}_{-}$  of the second part the focus if any, inside payable to the part,  $\mathcal{Z}_{-}$  of the second part to the event And in the event that and part  $\mathcal{R}_{-}^{0,0}$  of the fact part tabil fail to pay such taxes when the same becomes due and and that means insured as barring provided, then the part  $\mathcal{X}_{-}^{0,0}$  of the second part may pay and taxes and insurance, or of mail shall become a part of the indebtedeers, userved by the indestructs and shall bars interest at the rate of 10% from the indet state and shall be and the second part may pay and taxes and insurance.

IS GRANT is entended as a mostgage VII (1971) A.B.D. A. no/2011

10.05 , and by 1.53 terms made payable to the part % of the second economy to the terms of exid obligation and also to secure any turn or surfix of money advanced by the

of the first part shell fell to pay the s

7 also permanents that he wold if such payments be made as hereins specified default be made in such payments or any part theread or any default in transit the are not paid when the same become day and paysible or the same there are in states are not kept in as good repaid, and why are near or if some there is estates are not kept in as good repaid, and why are near or if some there is no 1 the whole sum remaining small, and why are near or if some provided for in sam gener, shall immediately mature and because due and paysible at the option of the whole sum of the same set of the scenario of the solution of the solution of the solution.

the said part  $\Sigma$  of the second part 110 Ditember OF ADDI THE term ments thereon in the manner provided by law and to have a recover appoint set the previous hereby speed, or any part thereof, in the manner prese reliab the atomit iner uncaded gradient and interest, together with the conto take possession of the said premius and all the imported to collect the rants and benefits according thereform, and to d by Taw, and not of all moneys atoing from toch sale to of charges incident therein, and the overplat, if any there be

It is agreed by the parties benefic that the terms and provisions of this inde-metits account therefrom, shall extend and inure to, and be obligatory upon signs and successors of the respective parties hereits. In Witness Whereast, the part 123 of the first part ha, 7

lay and yes Johnnig B. Tell

(SEAL) nancy J. Exell (SEAL) STATE OF . Entistant, COUNTY - -A. D. 19 65 BE IT REMEMBERED, That on this 26th ... - day of before me, a Notary Public in the storessi came Johnny B. Each & Nancy J. Pacil, his wife me person  $\Pi$ , who executed the foregoing instrument and duly same to me personally known to be the a acknowledged the execution of the nto subscribed my name, and affixed my official seal on the day and WITNESS WHEREOF, I have heren April 18th 1966. 1 Att Ward Costmail

Fance Kleen Register of Deeds

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 1st day of July 1965. The Lawrence National Bank, Lawrence, Kansas

am A. Lebour Asst. Cashier. (Corp. Seal)

Howard Wiseman Vice-Pres. Mortgagee. Owner.