1113 BOOK 140 The Outlook Printers, Publisher of Legal Blanks, Lawre er, Kann e, Made this 3rd dey of May , 19 Marvin W. Rogers and Ruth Ann Rogers, husband and wife, This Indenture, Mede this ., 1965. between of Lawrence , in the County of Douglas and State of Kansas part issof the first part, and The First National Bank of Lawrence, Lawrence, Kansas, part y of the second part. Witnesseth, that the said part of the first part, in consideration of the sum of Twelve thousand and no/100 - - - - - - - - - - - - - - (\$12,000,00) DOLLARS to them 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 30..... of the second part, the following described real estate situated and being in the County of Douglas and State of Kansas, to-wit: Lot Nine (9), in Block One (1), in Holiday Hills Addition No. Two, an addition to Lawrence, Kansas, with the appurtenances and all the estate, title and interest of the said part Lesof the first part therein. the premises above granted, and seized of a good and indefeasible estate of inbettance therein, free and clear of all leave and that LLIQU, will warrent and defend the same against all parties making law It is agreed between the parties hereto that the part. LOS of the first part shall at all times during the life of this ind tire, pay all to Ad assessments that may be levied or assessed against said result in the part shall at all times driving the life of this indemture, pay sait bases have biblicitings upon said real estate insured against said real estate when the same becomes doe and payable, and that LhQy will be incred by the part M of the second part, the loss, if any, made payable to the part M of the second part bit the same becomes due and payable or to keep incred M and the second part, the loss, if any, made payable to the part M of the second part bit the second part M of the sec It fully repaid. THIS GRANT is intended as a mortgage to assure the payment of the sum of _______ Twelve_thousand and no./100 = DOLLARS. ng to the terms of DILC cartain written chilipation, for the payment int of said sum of money, executed on the 3 rd May 19.65 , and by 11.5 terms made payable to the part y of the second est according therean according to the terms of soid obligation and also to service any som or sons of memory advected by the reid part. V ... of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in that said part $\hat{1}_{1}$ ers. of the first part shall fall to pay the same as provided in this indents And this convergence shell be void if such perments be made as herein apecified, and the obligation containes details be made in such perments or any part thanked or any obligation control thereby, or interest thereon, or is an analysis when the same became does and percelule, or if the interface is not kept in a perceluled hereby, a strate are not kept in as good reports as they are score, or wars is committed on and presided hereby, a strate are not kept in as good reports as they are score provided for in said written obligation, performed, and all of the obligation perceluted for the said written designed, and all of the obligation perceluted for the said written designed for the said written designed for the said written designed before the area given, shall immediately mature and become due and percelute at the option of the holder benefit, when it notices veid part 3/ _____ of the second part _______ to take possession of the said pre-ter thereon in the manner provided by law and to have a receiver appointed to collect the rent and basefits as the premise Markhy granted, or any part traves, i.e. the manner preacticed by law, and "out of all money in the amenner then unpaid of principal and interest; together with the costs and charges incident thereby, and the shell be paid by the part y making such sale, on domand, to the first part It is agreed by the parties herein that the terms and provisions of this indemture and each and every abligation therein contains native accruing therefrom, shall extend and issue to, and be obligative upon the hairs, executors, administrators, personal repr from and successors of the respective parties haven. In Winness Wheread, the parties of the first part ha VC hereunits set their hands and see 5 the day and year Marina U. Koger SEAU (SEAL) Ruth Ann Rogers (SEAL) (SEAL) KANSAS STATE OF 585 DOUGLAS COUNTY No if insumments, Ther on this 3rd day of May betwee me, a <u>Notary Public</u> is the efformation come Marvin W. Rogers and Ruth Ann Rogers, A. D. 1965. usaid County and State. husband and wife. to me personally known to be the same parson \mathbb{R}_{-} who associed the foregoing instrument and duly acknowledged the execution of the same. WITHERS WHEREOF, I have harownto subscribed my name, and affit ed my official seel on the day and Warren Rhodes en Leptras , June 17 1965 10 tory Public Lanue.

al) H.D. Flanders, Vice President .

A REAL PROPERTY AND A REAL