Reg. No. 734 Fee Paid \$30.00

anti namina na manana na na ma mananin mananina na uta a mananan in in in man (No. 528) The Outlook Printers, Publisher of Logal Blanks, Lawrence, Kanasa BOOK 142 , 2942 This Indenture, Made this _______ day of ______ October ______ 1965 between Dwight Perry and Barbara Joan Perry, husband and wife of Lawrence , in the County of Douglas and State of Kansas part lesof the first part, and The First National Bank of Lawrence, Lawrence, Kansas part y of the second part.

Witnesseth, that the said part ics ... of the first part, in consideration of the sum of

- - - DOLLARS duly paid, the receipt of which is hereby acknowledged, have sold, and by to them this indenture do ______ GRANT, BARGAIN, SELL and MORTGAGE to the said party ______ of the second part, the following described real estate situated and being in the County of Douglas and State of Kansas, to-with

Lot Two (2) in Holiday Hills No: Five, an Addition to the City

of Lawrence, as shown by the recorded plat thereof.

with the appurtenances and all the estate, title and interest of the said part 1 es of the first part therein. And the said part 25 of the first part do hereby obverant and agree that at the delivery hereof that they a fawful owner are above granted, and saized of a good and indefeasible estate of inharitrance therein, free and clear of all inc t the pre

and that T, DPY will warrant and defand the same against all parties making lawful claim of ing the life of this indemure, pay all taxes they It is agreed between the parties hereto that the part 125 of the first part shall at all times du and executions has may be level on extensed against said trail extense when the same beformed has an extension of the indemnue, pay all facels and executions that may be level or extensed against said trail extense when the same beformed the same based and that they have the buildings upon said real estates in the same based and by such terms and payable, and the they are the buildings upon said real estates in the same based against the same based and by such terms and payable, and the same based against the same based against the same based and by such terms and payable, and the same based against the same based against the same based against terms and the part of the second part the loss. If any made payable to the part of the same based against terms and in the event that said pay shift starts when the same based against terms and the part of the same based against terms and the same pay shift start to the same term of 10% from the date of payment will fully reputid.

secure the payment of the sum of THIS GRANT is intended as a m Twelve thousand and no/100 - - - - - -

said part 125 of the first part shall fail to pay the same as provided in this indenture.

And this conversence shall be void if such payments be made as herein specified, and the obligation contained the If default be made in such payments or any part thereof or any obligation created thereby, or interest therapor, or if the state are not paid when the same become of and problem or if the interest is how large to go, as provided herein, or if and laster are not paid when the same become of and problem or if the interest is how large to go, as provided herein, or if and laster are not paid when the same become of the paid of the convertee and the whole sum transming unpaid, and all of the colligations provided for in said within obligation, for the security or is given, shall immediately marked and all of the paid paid to the option of the holder hereof, without notice, and

the said pair y_{-} of the second pert. To take possission of the said premises and z_{-} ments thereon in the memory provided by law and to have a receiver appointed to callet the remit and benefits accurding the sail the premises hereby gracted, or any pert thereon, in the memory precisive by the, and our of all moneys thing for train the amount than unpert of principal and interest, together with the comit and charges incident thereto, and the overplut, if shall be paid by the part y_{-}^{-1} making such sale, on densed, to the first part LDS.

It is spread by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all white accruing therefrom, shall extend and inure to; and be obligatory upon the heirs, executors, radministrators, personal representatives, gas and uccessions of the respective parties hereto.

their . of, the part 1.95 of the first part he V.9., here day and year

terry (SEAL) (SEAL) * Barbara Joan Perry SEAU (SEAL) Kansas Douglas COUNTY. 13th day of October A b. 1965 -BEESD, That or notary public Dwight Perry and Barbara Joan Perry, husband and wife to me personally known to be the same pe and affliced my official seal on the day as VITNESS WHEREOF, I have hereunto a year last above written. Dia 1 Warren Where June 17, Notary Public Janue Deem Register of Deeds.

Recorded October 13, 1965 at 1:45 P.M.

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 11th day of March 1966. The First National Bank of Lawrence Lawrence, Kansash, and Bark (Corp. Seal) H. D. Flanders, V.P. and Cashier Mortgagee. Owner, Res of Dead

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