MORTGAGE BOOK 142 2972 No. 520 The Outlook Printers, Publisher of Logal Hianks, Lawren Mivin W. Restz and Milma R. Restz, husband and wife, of Lawrence , in the County of Douglas and State of Ransas perticosof the first part, and the Consumers Cooperative Credit Union, Kansas City, Missouri part its of the second part. Witnesseth, that the said part 105 of the first part, in consideration of the sum of Seven Thousand (\$7,000.00) ----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 Y of the second part, the following described real estate situated and being in the County of \_\_\_\_\_\_\_ Douglas \_\_\_\_\_ and State of Kansas; to-wit: Lot No. Twenty One (21) in Block No. Twenty Pour (24), . in Sinclair's Addition, an Addition to the City of Lawrence, Douglas County, Fansas, located at 912 Alabama with the appurtenances and all the estate, title and interest of the said part ACPot the first part therein... of the premises above granted, and setted of a good and indefeatible article of inheritance therein, free and clear ob all incombrances, nd exceptions and that SDEY, will warrant and defend the same sgainer all parties making lawful claim thereto. It is agreed between the parties heretof that the part. LOR of the first part shell at all times during the life of this indenture, pay all taxes and assessment that may be level or escaped applicit and real event when the part basis of an inner during the life of this indention, pay all taxes seep the buildings upps and cest estate housed applicit and real event when the name becomes due and payble, and that directed by the part ... of the accord part, pher loss, if any, made paybile to the part buildings upps all caves directed by the part ... of the accord part, pher loss, if any, made paybile to the part buildings upps and the second part to the event of LDD interest. And in the evade them said part. LGDD of the first part shall fail to pay buck taxes when the second part may pay all taxes and premises increases appart. If the indebtedness, second by the pay pay and taxes and there, and the another the amount in fully repaid. IS GRANT Is Inte d as a mortgage to secure the payment of the sum of a BOVON THOMAND (\$7,000.00) DOLLARS ding to the terms of \_\_\_\_\_\_ zertain written obligation for the payment of said sum of money, executed on the \_\_\_\_\_\_  $2 \pm 1$ day of OCCODDLT 19 GS, and by STS terms made payable to the part y of the second payt, with all bierest according to the terms of said obligation and also to secure any sam or room of money advanced by the said part 1 of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the e they said per in 100. of the first pert shall fell to pay the same as provided in this indenture And this conveyance shall be void if such payments the made as herein specified, and the obligation contained therein fully discharged, default be made in such payments or any part history or any obligation contained the charget interest. Thereon, or if the tasks on said real attent are not paid when the same become due and payable or if the instance is nother there by an attent increases in the buildings on said all attain are not kept in as good reads, at they are now, or if wate is committed paked up, at provided beein, or if the buildings on said attain are not kept in as good reads, at they are now, or if wate is committed paked up, at provided beein, or if the buildings on said the whole our meansing updati, and all of the obligations provided for in said written children, for its security of which this indentue given, shall incrediately mature and become due and payable at the option of the holder bereef, whoch notes, and it shall be kended for the whole the same of the same and the same and payable at the option of the holder bereef, whoch notes, and it shall be for the said is given, shall investigately marke and become two this parts to the form that the possibility of the ascord part. Of LEE a COLD to take possible of the ascord part and the improvement thereon in the manner previded by law and to have a receiver appointed to collect the rest and benefity granted, or any part thereof, in the manner prescibed by law, and such of all more resting the should be as a section and to be a section and the section and to be a section and the section and to be a section and the section and to be a section and to be a section and the section and the section and the section and the section and to be a section and the shell be peid by the part \_\_\_\_\_ making such sale, on demend, to the first part ICE. It is spreed by the parties haveto that the terms and provisions of this indenturs and each and every obligation therein contained, and all benefits accruing therefrom, shall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives, assigns and successors of the respective parties hereto. In Witness Whereof, the part 122 of the first part ha VCL hereundo set theoir hand E and seal S alun in Reet (SEAL) (SEAL) This w. Hard (SEAL) (SEAL) STATE OF KANGAR DOUGLAS 9th 10. That on this A. D. 19 65 day of More we, a Notary Public In the for me. Alvin W. Restz and Millin R. Nestz, husband and wife, In the eforesaid County and State, or day to me personally known to be the same person. If who executed the foregoing instrument and duly acknowledged the effection of the same. IN WITNESS WHEREOF, I have year last above written. affixed my official seal on th Alle Notary Public ision Explose July 21 10 56 LOIS T. Janue Beem debt secured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of record. Dated this 22nd day of December 1969 Consumers Cooperative Credit Union