BORTGAGE 12 (Mas. 530) The Outley's Printees, Publisher of Logal Blanky, La BOOK 112 3382 19.65 between of.\_\_\_\_Lawrence\_\_\_\_\_, in the County of \_\_\_\_\_Douglas\_\_\_\_\_ and State of \_Kansas parties of the first part, and ... THE FIRST NATIONAL BANK OF LAWRENCE, LAWRENCE, KANSAS Witnesseth, that the said part. 198. of the first part, in consideration of the sum of to them duly paid, the receipt of which is hereby acknowledged, ha .vs sold, and by this Indenture do...... GRANT, BARGAIN, SELL and MORTGAGE to the said part y..... of the second part, the Kansas, to-wit: Lot One Hundred Fifty-three (153), in Country Club North, an Addition to the City of Lawrence; as shown by the recorded plat thereof. with the apportenances and all the estate, title and interest of the said part lesof the first part therein. And the said parties of the first part do \_\_\_\_\_ hereby coverant and agree that at the delivery hereof that that the best own of the premises shove premied, and saized of a good and indeleasible sates of inheritance therein, free and clear of all loca and that  $\underline{they}$  will warrant and defend the same against all parties making lawful claim that at the part  $\frac{10}{10}$  of the first part shall at all times during the life of this line It is agreed between the parti and assessment that may be level or escence applied to a set of the performance of the fund part shall at all times during the life of this indenture, pay all takes are the buildings upon said real estate income applied assessment that may be leveled or escence applied applied for an escence applied applied or escence applied applied for an estate when the same becomes due and paybile, and that  $ThO_S$  will income the second part, the local if and tormade in such that the second part is applied applied to the part M. If the second part is a partial during the second part is the second part is the part M and the second part M and the part M and the second part is the part M and the second part M and the second part is the part M. If the second part M are the part M and the second part M and according to the terms of ODC certain written obligation for the payment of said sum of montary, executed on the 2200 day of NOVOMDEY 19.65, and by 11% transmaster payable to the part Y of the second part, writh all interest according to the terms of said obligation and also to secure any sum or sums of money advanced by the led. In the s Manage part Lands, we man near part these near the support of allow and provided in this undernate. And this conveyance shall be void if such payments be made as herein specified, and the obligation contained therein fully discharged. If default be made in such payments or any part thereof or any obligation costand thereby, or interest thereon, or if the taxes on and real entries are not paid when the same become due and payable, or if the insurence is not har toy, as provided herein, or if the taxes on and real entries are not paid when the same become due and payable, or if the insurence is not har toy, as provided herein, or if the taxes on and real entries are not paid when the same become due and payable, or if the insurence is not har toy, as provided herein, or if the buildings on sale and the whole sum remaining unpaid, and all of the obligations provided for in said writen collegation, for the security of which the indecret is given, shall immediately meture and become due and payable at the option of the huider hereof, without notice, and it shall be lawful for the said party ... of the second part ... To take processed the said partole at the option of the holder bareed, without notice, and it shall be faveful ... To take prosession of the said previous tand all the finance restricted in the manner provided by fave and to have a receiver appointed to collect the rents and bareful expression and all the finance previous tand and the rents and bareful expression and in the manner previded of principal and interest (segme with the visit and chareful expression costs and chareful expression and interest (segme with the costs and chareful express incident therein, and the overplue, if any there shall be paid by the part \_y \_\_\_\_\_ making such sails, on demand, to the first part \_10.5. It is agreed by the parties hereto that the terms and provisions of this indexture and exch. and avery obligation therein contained, and all energies according therefrom, shall extend and increa to, and be obligatory upon the here, executors, edministrators, personal representatives, segme and successors of the respective parties hereto. In Witness Whereal, the part 125 of the first part he VC here to see Aheir hands 7 and seal 5 the day and year H. C. Muphrey (SEAL) (SEAL) LaJosh of Murphree Miller Jehree ISEAU (SEAL) Ban of H Kansas NOTARY ments, that on this 22nd day of November A D. 19 65 . m. . notary public 23.10 M H Car H. C. Murphree and Lalgan M. Murphree, his wife COUNTY. and S. who executed the foregoing instrument and duly to me personally known to be the same per acknowledged the execution of the same. IN WITHERS WHERE'S, I have be Menstri Warren Rhodes June 17, 0 1969. My Come alot Looks my Public ance Been liegister of Deeds

I the undersigned, evener of the within mortgage, do hereby acknowledge tha full f the debt secured thereby, and authorize the Register of Deeds to enter the disc f this mortgage of record. Dated this 1st day of April 1966.

Warren Rhodes President - Hortgagee. Owner.

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