RELEASE 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 15th day of January 1968 THE FIRST NATIONAL BANK OF LAWRENCE Warren Rhodes President

Mortgagee. Owner.

(Corp.Seal)

BOOK 142 3546 (Die, 200) The Outlook Printers, Publish day of December 1965 between .Orvel.Beer.and.Luejutta.Beer.his.wife parties of the first part, and ... THE FIRST NATIONAL BANK OF LAWRENCE, LAWRENCE, KANSAS, Witnesseth, that the said part. 188... of the first part, in consideration of the sum of Sixteen thousand five hundred and no/100 ----- DOLLARS 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 Kanses, to-with Lot Fifteen (15) in Block One (1) in Holiday Hills, an Addition to the City of Lawrence. with the appurtenences and all the estate, title and interest of the said part 3.85of the first part therein. . and that they will w rrant and defend the same against all parties making lawful cla It is agreed between the parties herein that the part 125 of the first part shall at all times during the life of this inde THIS GRANT is intended as a mortgage to secure the pa THIS GRANT is intended as a mortgage to secre the payment of the source secret and the secret secret and source secret se and part.y._____ of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein pro ther said party______ of the first part shall fail to pay the same as provided in this indenture. vided, in the And this conveyance shall be void if such payments to made as herein specified, and the obligation constanted therein full f default to made in such payments or any pay thereaf or any obligation constant therein, or if the trace state are not pay in such payments or any pay thereaf or any obligation constant therein, or if the trace as estate are not kept in as good repair as they are now, or if which interares in not kept one. Such are been within the trace and the whole are methanism of the second of the obligation provided for in such vertices there only only of the second the whole are meaning upped, and all of the obligations provided for in such vertices here it, without notice, and it shall be given, shall immediately mature and become due and payable at the option of the halfare hered, without notice, and it shall be shall immediately metrice and become due and payable at the option of the holder harved, without notice, and is that be lewfolder party L of the second part. In this possible of the holder harved rest in the second part is a second part. In this possible of the second part is a second part of the second part is a second part of the second part. In this possible of the second part is a second part of the second part is a second part of the second part is a second part of the second part of the second part is a second part of the second p all be p It is egreed by the parties hereto that the terms and provisions of this indentury and each and svery obligation therein construed, and all nettic accounts therefrom, shall extend and here to, and be obligatory upon the heirs, associations, administrators, personal representatives, ligns and successors of the respective parties barries. set, the part 125 of the first part have here set their hand 5 and seel 5 the day and yes erver Boy Breen (SEAU) Luguita Breen (SEAU) (SEAL) and and hear and the second second second and the second second second second second second second second second 5 have fragers Kansas STATE CE Douglas county 65 December -7th ID, That on this and any motory public A.D., A. ALIARY COUNTY year last shows written 16 69 June 17

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