484 (No. STK) Publisher of Logal Blanks, Lo The Outlook Printe BOOK 142 3820 This Indenture, Made this 622 day of January , 1966 between Burl Blackburn and Carlene Blackburn, husband and wife, of Lawrence , in the County of Douglas and State of Kansas tenants with right of survivorship and hot as parties of the second part in common, parties of the second part. Witnesseth, that the said part ies of the first part, in consideration of the sum of \*\*\*Three Thousand One Hundred and no/100 (\$3,100.00)\*\*\*\*\* \*\*\*\* DOLLARS duly paid, the receipt of which is hereby acknowledged, have sold, and by them to this Indenture do ...... GRANT, BARGAIN, SELL and MORTGAGE to the said partics of the second part, the following described teal estate situated and being in the County of Douglas and State of Kansas, to-witi Lot 4 in East View Subdivision near the City of Lawrence, Douglas County, Kansas, with the appurtenances and all the estate, title and interest of the said part 1050f the first part therein. of the premises above granted, and seized of a good and indefeatible estate of inheritance therain, free and clear of all incumirances. and that they will warrant and defend the same against all parties making lawful claim therein it is agreed between the parties herein that the part 108 of the first part shall at all times studies the life of this indexture, pay all fa and assessments that may be levied or assessed against said real state when the state becomes due and packing and this indenture, pay all faces they the building upon said call state interval against fire and terrade in took sure and by such instances company an state bit by the part. Less of the second part, the loss, if any, made payshele to the part. Less of the second part is a scatter by the part. Less of the second part, the loss, if any, made payshele to the part. Less of the second part is a scatter by the part of the second part is a scatter by the part of the second part is a scatter by the part of the second part is a scatter by the part of the second part is a scatter by the part of the second part is a scatter by the part of the second part is a scatter by the second part is a scatter by the part of the second part is a scatter by the part of the second part is a scatter by the part of the second part is a scatter by the second part and the second part is a scatter by the second part and the second part is a scatter by the second part may pays and taxes and isonance or when the age of the second part is a scatter by the isonance and shall be second part is a scatter by the isonance and scatter and scatter by the second part is a scatter by the second part is a scatter by the isonance and scatter and scatter by the second part is a scatter by the isonance and scatter and scatter by the second part is a scatter by the isonance and scatter and scatter by the second part is a scatter by the second part is a scatter by the isonance and scatter and scatter by the second part is a scatter by the s according to the terms of ONE certain written obligation for the payment of said sum of money, executed on the 6thday of January, 10.66, and by 1ts terms made payable to the set 168 of the second part, with all interest according therein according to the terms of said obligation and also to secure any own or sums of money extrant of money estanced by the aid part 105 of the second part to pay for any inturance or to discharge any taxes with interest thereon as larger provided, in the e hat said part 105 of the first part shall fail to pay the same as provided in this lod And this conveyance that he woid if such payments he made as herein specified, and the chipation calitations therein, that distances if defaults are made in such payments or any part thereof or any obligation constant thanky, or infrast thereof, or if the taxes ag and real strates are regardly and when the same become due and payable or if the taxes is and real strates are not kept in as good repair as they are now, or if waits is accounted on such payments provided herein, or if the buildings on said and the same taxes in the same become due and payable or if the interval or attract for any strates are not kept in as good repair as they are now, or if waits is convinted on such prevised become due attracts are attracted on the said prevent strates are real attracted and the wheat are mereined unput, and all of the obligation provided for in said avoid not become and payable at the option of the hereof, which restor, and it what he lactual to be and payable at the option of the hereof. the said part 1050d the second part. In the possession of the and premises and all the representation of the manner previded by law and to have a receiver appointed to collect the rent' and benefits entrying therefrom; and to sail the previses hereby granted as any part thereof. In the manner prescribed by law, and out of all moteys arising from such sale to renain the unpaid of principal and interest, together with the costs and charges includent thereto, and the overplus, if any there be shall be paid by the part 105 making such sale, on demand, to the first part 105 It is agreed by the parties hereto that the terms and provisions of this indenture and each a In Witness Whereof, the part 105 of the first part ha VC hereunto set their hands and seal S the day and ye Bull Blackburghler Carlene Blackburn (SEAL) (SEAL) STATE OF KANSAS DOUGLAS COUNTY, 6th n this day of January notary public in the aforesai BE IT REMEMBERED, That on this A 0 19 66 in the afo esaid County and State Burl Blackburn and Carlene Blackburn, . husband and wife, to me personally known to be the same person  $\pm S$ , who executed the foregoing instrument and duly acknowledged the execution of the same, IN WITNESS WHEREOF, I have hersonto subscribed my name, and affixed my official seal on the year last above written. My Commission Expires 72712 c h 1.2 1967 Doscia Lindquist / Notary Public it Janue Been Register of Dee 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 7th day of August 1968

1 3 4 14

Ernest A. Bigsby Ethel M. Bigsby

Mortgagee. Owner.