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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 24th day of July 1969. THE FIRST NATIONAL BANK OF LAWRENCE (Corp. Seal) Uarren Rhodes, President Mortgagee. Owner.

a na mangang na mangang mangang na 3973 BOOK 142 (Me. 330) The Dathesk Printers, Publisher of Legal Blanks, Law

Henry C. Wagner, a single man

of Lawrence \_\_\_\_\_, in the County of \_\_\_\_Douglas \_\_\_\_\_ and State of Kansas part y of the first part, and The First National Bank of Lawrence, Lawrence, Kansas

This Indenture, Made this \_\_\_\_\_ 24th

day of January , 19 66 between

part ...... of the second part.

MORTGAGE

Witnesseth, that the said part 2..... of the first part, in consideration of the sum of to him duly paid, the receipt of which is hereby acknowledged, ha we sold, and by this indenture do es. 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-wite

Lots 137, 138, and 139, less the West 5 feet of each of said Lots, and less that part of Lot 137 described as follows: <sup>6</sup> Beginning at the Northeast corner of said Lot 137, thence South 38 feet, thence West 81 feet, thence North 10 feet, thence West 14 feet, thence North 28 feet, thence East to the point of beginning in Addition 2. in that part of the City of Lawrence, formerly known as North Lawrence.

with the appurtenances and all the estate, title and interest of the said part .... yof the first part therein.

And the said part y of the first part do CS hereby covenant and agrea that at the delivery hereof hC is the lawfol or ef the premises above granted, and wired of a good and indefeasible eviate of inheritance therein, free and clear of all incumbrances, CXCept mtg. to The First National Bank of Lawrence, Lawrence, Kansas dated 12-24-63 recorded 12-27-63 in book 136 of Mortgages at page 224 in Office of Register of Deeds, Douglas County, Kansas

12-27-03 in book 135 of Mortgages at page 224 in Office of Register of Decks D County, Kansas It is spred between the parties here o that the part will weight the same adjust and partiel making leadul this there all the segments that may be lowed or assessed equint and real estate when the same becomes due and partiels making leadul this there all takes there the buildings upon said real estate interest and real estate when the same becomes due and partiels making leadul takes there the buildings upon said real estate interest and real estate when the same becomes due and partiels, and there here will directed by the part y of the scene interest and real estate when the same becomes due and partiels, and there here will all directed by the part y of the scene interest may made partiels to show the same become due and partiels or to keep and parties interest as a pert of the inducedness, second part may pay, said takes and the rest of 1000. The factor of the scene approximation in the part y of the scene due and partiels or to keep an paid shall become a part of the inducedness, second part may pay, said takes and intervents or on keep and the scene due to the inducedness, second by this indersures, and shall be restered at one of the scene of 1000. THIS GRANT Is int

d as a 'r ge to secure the payment of the sum of

-DOLLARS satisfying to the terms of DLM terms written comparison. The time payment for said sum of manage, executed on the Level LL day of JAIU2XY 19  $\overline{50}$ , and by  $\overline{153}$  terms made payable to the part. Y of the second pert, with all interest according to the terms of said obligation and also to secure any sum of sums of money advanced by the said part. Y of the second part to pay for any insurance or to discharge any taxes with interest thereon at herein provided, in the event 

And this conveyance shall be void if such payments be made as herein specified, and the obligation contained therein. fully discharged, the default be made in such payment or any payment are any obligation created thereaft, or interest thereon, or if the taxes on said real error any obligation created thereaft, or interest thereon, or if the buildings on said there is an said real real estate are not paid when the same become due and payable, or if the insurance is not kept up, is provided herein, or if the buildings on said real estate are not ben in as good repair as they are now, or if waste is committed or said premises, then this converses shall become building and the whole sum remaining unpaid, and all of the obligations provided for in said written obligation, for the security of which this indemises is given, shall immediately mature and become due and payable at the option of the holder hereof, without, notice, and it shall be lawful for the said part of the second part y to take possession of the said premises and all the improve-ments thereon in The minner provided by law and to have a receiver appointed to collect the reant and benifts' accuring therefrom; and to fail the premises hereby gracited, or any part thereof, in the manner parsetimed by law, and out of all moves aring from such sale to each the semumit their oresaid of principal and interest, together with the costs and charges incident thereos, and the overplac if any three bo

shall be paid by the part y. making such sale, on demand, to the first part y

It is agreed by the parties hereto that the terms and providions of this indenture and each and every obligation therein contained, and all metric accounts therefore, shall extend and inure to, and be obligatory upon the here, executors, administrators, personal representatives, after and successor of the respective perfect herein. In Witness Whereas, the part \_\_ y \_\_ of the first part ha g \_\_ herea

Henry C Wagner (SEAL) Wagner (SEAL) (SEAL)

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STATE OF Kansas 5 55 Douglas COUNTY, SE IT REMEMBERED, That on this 24th day of January A. D. 19 66 before me. : notary public in the effort none Henry C. Wagner, a single man eforesald County and State. to me personally known to be the same parachrowledged the execution of the same. ted the foregoing instrument and duty IN WITHERS WHEREOF, I have h ibed my and the official shall on the Esomast ' 9-17-69 19 E. B. Martin Notary Public Manuer Boen Register of Deeds

Recorded January 26, 1966 at 8:30 A.N.

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