Reg. No. 448 Fee Paid \$18.75

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. A superprise of a superior of the superprise of the superior of t BOOK 141 1860 (in. 199) The Outlank Printers, Publisher of Logal Blanks, Lawre .....day of ...... July 1965. between Darvin David Malott and Lorraine Claire Malott, Husband and Wife of Lawrence \_\_\_\_\_, in the County of Bouglas \_\_\_\_\_\_end State of Kansas part.Y ..... of the second part. Witnesseth, that the said part....<sup>105</sup> of the first part, in consideration of the sum of Seventy-Five Hundred and no/100- --- DOLLARS to them duly paid, the receipt of which is hereby acknowledged, he. "". 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 Kenses, to with Lot 20 in Countryside, in the City of Lawrence, Douglas County, Kansas and that Likely will warrant and defand the same against all parties making lawful data the In the agreed between the parties haveto that the part 128 of the first part shall at all times during the life of this indenture, pay all taxes and assessments that may be invited to assess equal to a sessential the part 128 of the life part shall at all times during the life, life of this indenture, pay all taxes and assessments that may be invited or assessed equalst aid real extrate when the same become due in the second part, the locut, if any made payable to the part 12 of the real company as alkal be specified or to be specified or the second part, the locut, if any made payable to the part 12 of the real company as alkal be specified or the second part, the locut, if any made payable to the part 12 of the real company as alkal be specified or the second part to the part 12 of the first part shall fail to pay such taxes and inserted as many payable or to kapped to payable or to kapped to payable or to kapped to an and the antipation of the second part. If the part 12 of the first part shall fail to pay such taxes and inserted as real payable or to kapped to payable or payable or to kapped to payable or to kapp THIS GRANT Is In DOLLARS. cording to this terms of ODE certain written obligation for the payment of sold sum of money, executed on the 12th y of July 10 55 July 19 55 and by terms and able to the party of the exceed and able to secure any som or sums of money advanced by the eald part Y of the accord part to pay for any insurance or to discharge any taxes with international part A is a provided in this indenture. And this conversions that he widd it such to be performed as herein specified, and this conversions that here widdlightion contained there if default he made in such payments or any part thereof or and as herein specified, and the oblightion contained there relate us not also such payments or any part thereof or and the second thereby, or between theseon, or if the real estate see not kept is as good regain as they are now, or if weather and the of near the perifect, then the second second and and the whole some maning upside and all of the oblightions provided the for all perifect there the second second second as the option of the patient here of without notice and the patient as the option of the patient here of without notice, and it the said part. Y of the second part to have a receiver appointed to collect the rests and preventees a receiver appointed to collect the rests and benefits account and to have a receiver appointed to collect the rests and benefits account are it in preventions hardery connect, one any part theread, in the manner prevention by law, and out of all moves a relative terms the second the unequely and the rests and charges incident therein, the second the unequely account them unpeid of principal and interest, logather with the second and charges incident therein, the second the unequely account them unpeid of principal and interest, logather with the second and charges incident therein. shell be paid by the part y making such sale, on demand, to the first part. r is agreed by the parties hereto that the terms and provisions of this indemtrys and each and you'ry obligation therein contained, and all the acruing therefrom, shell acteed and laure to, and be obligatory upon the heirs, executors, administrators, personal representatives, In Witness Whereof, the part 185 of the first part he WB heres , their d and seas ...... the de Darvin David Malott (SEAU Jerraine Claire Malott (SEAL) (SEAL) STATE OF KANSAS Douglas COUNTY. July A D. 19 65 Notary Public me, s Notary Public in the storeshid County and Store, Darwin David Malott and Lorraine Claire Malott, I Hushand and Wife to me parametry known to be the same per advanded the superior of the same. in S., who a year last above written. Hof lauders June 14, 1069 20 9 111 Notery Public Keem Hance Deem regist Register of Deeds 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 THE FIRST NATIONAL BANK OF LAWRENCE, Lawrence Kansas H.D. Flanders Vice President and Cashier Mortgagee. Owner.

Plainte !