Reg. No. 701 Fee Paid \$6,2

BOOK 14 2820 595 ....day of \_\_\_\_\_September \_\_\_\_\_, 19.65 between Harry L. Campbell and Edna Campbell, his wife of Lawrence , in the County of Douglas ....and State of Kansas perfiesof the first part, and . The First National Bank of Lawrence, Lawrence, Kansas, .... part.y ...... of the second part. Witnesseth, that the seld part.Lea....of the first part, in consideration of the sum of Two 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 Kansas, to-with Lots 5, 6 and 7 in Block 16 in that part of the City of Lawrence known as North Lawrence. with the appurtenences and all the estate, title and interest of the said partiles of the first part therein. And the said part 125 of the first part do \_\_\_\_\_ hereby covenant and agree that at the delivery hereof that the Me Herbol ow of the premises above granted, and seized of a good and indefeasible estate of inhe nce tharein, free and clear of all inc and that they will warrant and defend the same against all parties making is It is agreed between the parties haveto that the part 125 of the first part shall at all times during the life of this ind It is apprecise between the parties haves that the part 1.05 of the first part shall at all times during the life of this indenture, pay all taxes are the buildings upon said real static insures and real estate when the same becomes due and payable, and that 1.102 will 11 directed by the part ... of the second part, the loss, II any, made payable to the part... of the second part is the insure of the second part, the loss, II any, made payable to the part... of the second part to the existent and parents and in the second that static part. LES. of the first part shall at it to pay such taxes when the same become a part to the existent and particular bornes are part of the indubtedness, secured by this indenture, and shall beer interest at the rate of 10% from the date of payment and for the second part of the indubtedness, secured by this indenture, and shall beer interest at the rate of 10% from the date of payment. THIS GRANT IS Two thousand five hundred and no/100 - - - ----- DOLLARS, The af  $\frac{000}{100}$  certain written obligation for the payment of said sum of money, executed on the  $\frac{300h}{1002}$  mber  $\frac{1955}{1002}$ , and by  $\frac{115}{1000}$  form made payable to the part Y of the second at seconding thereon according to the terms of said obligation and also to secure any sum or turns of money educed by the day of September Partial Rollingo and part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the a said party of the same that said part 105 of the first part shall fall to pay the as This task part water to the ten part statices to pay the same as provides in the powerlaw. And this conveyance shall be void if such payments as may be any obligation contained therein fully discharged if default be made in such payments or any part thereof or any obligation created thereby, or interest thereon, or if the same as and real real same are not paid when the same become due and payable, or if the inserance is not by any any obligation contained therein, or if the same on taid real and the whole tum tremaining unput, and all of the values committed on taid premark, then this conveyance shall become shall be avoid for in said vertice obligation, for the security of which this indernot is given, shall immediately makes and become due and payable at the option of the holder hereof, without notics, and it shall be lawful for ne as provided in this in given, shall immediately making that become due and payone as the option or the possession of the said premises and all the impre-tion takes on the name provided by law and to have a receiver appointed to collect the rents and banefits accruing therefore, and it there may be a sub-premises thereby gravid, or any part thereof, in the manner preceived by law, and out of all moneys arising from such sale also the amount then unpaid of principal and interest, together with the costs and charges incident thereto, and the overplus, if any there is the amount the unpaid of principal and interest, together with the costs and charges incident thereto, and the overplus, if any there shell be paid by the part y .... making such sale, on demand, to the first part 105. It is agreed by the parties bereto that the terms and provisions of this indenture and asch and every obligation therein contained, and all metric accruing therefrom, shall extend and have to, and be obligatory upon the heirs, executors, administrators, personal representatives, igns and auccessors of the respective parties bareto. 1+ of, the part 1.05 of the first part ha VO heres nto see their hand 5 and seel 5 the day and ym + Harry Storeptell (SEAL) Harrow Army ball (SEAL) Kansas Douglas -ED, That on this 30th day of September A D. 19.65 me me, notary public here a fermid County of Bare. Harry L. Campbell and Edna Campbell, his wife to me personally known to be the same pe-echnowledged the association of the same. be without without i have he year last above written. June 17, Warra Plante in Property 1069 Goornecorded October 1, 1965 at 9:50 A.M. Recorded October 1, 1965 at 9:50 A.M. 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 9th day of June 1967. THE FIRST NATIONAL DANK OF LAWRENCE Warren Rhodes President Mortgagee. Owner. Vanice Beam Register of Deeds

plainter .