Wind". enter the Reg. No. 2,135 Fee Paid \$10.00 a na mana ina mana da manana na ina ina manana na na manana na manana ana manana na manana manana manana na man MORTGAGE 9514 No. 8210 BOOK 147 orr, Publisher of Logal Blenks, Las This Indenture, Made this June, 1967. between John L. Campbell and Leona D. Campbell, his wife of Lawrence , in the County of Douglas and State of Kansas part 195of the first part, and THE FIRST NATIONAL BANK OF LAWRENCE, Lawrence, Kans aspart. y of the second part. Witnesseth, that the said part i.es. of the first part, in consideration of the sum of to them duly paid, the receipt of which is hereby acknowledged, ha. YP. sold, and by this indenture do.......GRANT, BARGAIN, SELL and MORTGAGE to the said party...... of the second part, the following described real estate situated and being in the County of Douglas and State of Kansast to-wit: Lots Five (5), Six (6), Seven (7), in Block Sixteen (16), in that part of the City of Lawrence, known as North Lawrence. with the appurtenances and all the estate, title and interest of the said part i.e.s.of the first part therein. and that. They will warrant and defand the same against all parties ma ween the parties hereto that the part 105 of the first part shall at all times during the life of this indem Ind assessments that may be levied or assessed against said real estate when the same becomes due and payable, and that they will are the buildings upon said real estate insured against fire and tomado in such two and by such insurance company as shall be succiliad an interest. And in the event that said part 25 of the first part shall fail to pay such taxes when the same become due and payable or to the or paid shall become a part of the indebtedness, secured by this indenture, and shall be succiliated at the rate of 10% from the date of payme THIS GRANT H IN ing to the terms of ODE certain written obligation for the pa DOLLARS it of said sum of money, executed on the 9th day of June part, with all interest acc 10 67 and by its terms made payable to the part X of the second also to secure any sum or sums of money advanced by the of the second part to pay for any insurance or to discharge any taxes with interest said party that said part 105 of the first part shall fail to pay the same as provided in this inde And this conveyance shall be void if such payments be made as provided in this indentures. If idefault be made to such payments or any past thereof or any obligation created thereby, on erate are not paid when the same become due and payable, or if the insurance is not kept up, and the whole sum remaining unpaid, and all of the obligations provided for in said written of is given, shall immediately mature and become due and payable at the option of the holder h do hereby a 1 day of Aug the said part. **Y** of the second part ments thereon in the manner provided by law and to have a receiver app sell the premises hereby granted, or any part thereof, in the manner pretain the amount then unpaid of principal and interest, together with the shall be paid by the part y _____making such sale, on demand, to the first part 105 It is agreed by the parties horato that the terms and provisions of this indenture and each and every obligation benefits, accruing therefrom, shall extend and inure to, and be obligatory upon the heirs, executors, administrators, assigns and successors of the respective parties hereto. mortgage, d this 18th Witness Whereaf, the part 105 of the first part ha VC here John. Campbe (SEAL) within m . Dated John L. Campbell ISEAL * Hone D Camp hell Leona D. Campbell (SEAL) SEAN Kans as" STATE OF undersigned, own of this mortgage Douglas, county, RE IT PRANT ERED, That on this 9th June day of _A. D. 1067 ADTARY bafore me, * Notary Public In the aforesaid County and Sta came John L. Campbell and Leona D. Campbell, his wife to me personally known to be the same per acknowledged the execution of the same, WHEREOF, I have ne 17 1069. Warren Phole anie Beend Register of Deeds

4"

1

L

1 23