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WHEREAS, the District Director of Internal Revenue has determined that the interest of the United States in the foregoing property, under and by virtue of its aforesaid tax lien, is now valueless;

NOW, THEREFORE, THIS INSTRUMENT WITNESSETH, That I, <u>Clarence M. King</u>, <u>Jr.</u>, District Director of Internal Revenue at <u>Wichita</u>, <u>Kansas</u>, charged by law with the duty of collecting and enforcing the collection of internal revenue taxes due the United States, and charged with the assessment hereinbefore stated, do, pursuant to the provisions of section 6325(b)(2)(B) of the Internal Revenue Code, discharge the property heretofore described from the aforesaid tax lien, saving and reserving, however, the force and effect of said tax lien against and upon all other property or rights to property to which said lien is attached, wheresœver situated.

WITNESS my hand at \_\_\_\_\_ Wichita, Kansas , on this, 3rd the \_\_\_\_\_ day of \_\_\_\_\_ March \_\_\_\_\_; 19<u>\_83</u> SIGNATURE Clarence, M. King, Jr. 10 146 140 3 TITLE 1202420100 Chief, Special Procedures Staff NØTE: Certificate of officer authorized by law to take acknowledgments is not essential to the validity of Discharge of Federal Tax Lien. G.C.M. 26419, C.B. 1950-1, 125.) QU.S. G.P.O. 1982-522-064/6306 FORM 669-C (Rev. 7-82)