and that they, will warrant and defend the same against all parties making lawful claim thereto.

THIS GRANT is intended as a mortgage to secure the payment of the sum of Thirty-five hundred and no/100---

And this conveyance shall be wold if such payments be made as particles in the about the 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 taxes on shall real entered are not paid when the same become due and payable, or if the insurance is not kept up, as provided herein, or if the taxes on shall real real enter are not paid when the same become due and payable, or if the insurance is not kept up, as provided herein, or if the taxes on shall real enter are not paid when the same become due and payable, or if waste is committed on sald premises, then this conveyance shall become about and the whole sum remaining unpaid, and all of the obligation, provided for in said writing obligation, for the security of which this indentive as given, their immediately mature and become due and payable at the option of the holder hereof, without notice, and it shall be lawful for

The said pert  $\underline{V}$  of the second part meets therean in the manner provided by law and to have a receiver appointed to collect the rents and benefits accular thereform, and to neith the prevalues hereaby granted, or any part therein, in the manner precubed by law, and out of all moneys affing from such side to retain the amount them unpaid of principal and interest, together with the costs and charges incident thereto, and the overplus, if any there be,

shall be paid by the part J ....... making such sale, on demand, to the first part 1.0.5 ..

It is earest by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits sectiving therefrom, shall extend and hure to, and be obligatory upon the heirs, executors, admiststrators, personal representatives, sections discussions of the respective parties hereto.

The Wines Whereas the part 105 of the first part he VC bereunto set thoir hands and test S the day and year

John P. Srum (SEAL) .....(SEAL) 9 C . Crum Crumi (SEAL) (SEAL) Kansas STATE OF Douglas COUNTY. A. D., 1956 18th' BE IT REMEMBERED, That on this .... June before me, Notary Public E ....In the aforesaid County and State .came John P. Crum and Betty G. Crum, husband and wife TAR to me personally known to be the same person  ${\bf S}$  , who executed the foregoing instru-acknowledged the execution of the same. IN WITNESS WHEREOF, 1 have hereunto subscrib name, and affixed my official seal on last above CU April 21 10 58 E. Eby, Notery Putt L.

seconded June 15, 1977 st 1:10 P.".

RELEASE

I the undersigned, owner of the within mortgage, do hereby acknowledge the full payment of the jebt secured thereby, and authorize the Register of Freds to enter the discharge of this mortgage of occord. Fated this 16th day of Farch 1961.

D: I. E. Fby, Decretary (Corp. Seal) The Lawrence sufficient and Loan Association 8. 5. Secker, Vice-Spiss. Musticayee. Swoer

Back

Hardea

farold G. Beck

Register of Leeds

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