with the appurtenances and all the estate, title and interest of the said part y... of the first part therein. . And the said party of the first part do hereby covenant and egree that at the delivery hereof 10 1.8 the lewful or of the premises above granted, and setzed of a good and indefeasible estate of inheritance therein; free and clear of all incumbrances, No exceptions and that he will warrant and defend the same against all parties making lawful slaim ther and assessments that may be levied or assessed against said real estate when the same becomes due and psysble, and that DE WIIIis the buildings upon said real estate insured against said real estate when the same becomes due and psysble, and that DE WIIIdirected by the part Y of the isocond part, the loss if any, made psysble to the part Y of the second part to the estent of LEinterest. And in the event that said part Y of the first part shall fail to psy such taxes when the same become due and psysble to the said premises insured as herein provided, then the part Y of the second part may psy said taxes and innures. For the second part to the estent of LEand premises insured as herein provided, then the part Y of the second part may pay said taxes and innures, and the amount until fully repaid. THIS GRANT is intended as a mortgage to secure the payment of the sum of (\$3,000,00)Three Thousand & No/100 DOLLARS. ccording to the terms of ______ certain written obligation for the payment of said sum of money, executed on the lith and part of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the e said pert \underline{Y} of the second part to pay for any insurance or to discharge any taxes with interest thereon as harsin provided, in the event that said pert \underline{Y} of the first part shall fail to pay the same as provided in this indenture. And this conveyance shall be void if such payments be made as herein specified, and the obligation contained therein fully discharged. If default be made to such payments or any part thereof or any obligation created therein, or if the building on said real real estate are not kept in a good repair as they are now, or if waste is committed on said premises, then this conveyance shall be could be able to be a solution of the balance of the building on said and the obligation, for the security of which this indenture is given, thail immediately mature and become due and payable or if the obligation for the balance, within thall be lawful for the said part \underline{Y} of the second part \underline{A} and \underline{A} of the vare is the approved of for in said vertice, which thall be lawful for the said part \underline{Y} of the second part \underline{A} and \underline{A} of the vare exploring the could be security of which this indenture and the whole sum remaining unpuid, and all of the oblags incred for in said vertice, which could be able benefits accounting the said part \underline{A} of the second part \underline{A} agent to any cast \underline{A} agent to collect the rents-aged benefits accounting thereform, and to real the whole bareby grained or any part thereof, in the manner prescribed by law, and out of all mersys arking from two has the retain the amount then unpaid of principal and interest, together with the costs and charges includent thereto, and the querplus. If any there be, shall be paid by the part \underline{A} making such sale, on demand, to the first part \underline{A} . It is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits accruing therefrom, shall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives, assigns and successors of the respective perrise hereto. In Wilmess Wheread, the part X of the first part ha S hereunto set his hand and seal the day and yea tary (SEAL) (SEAL) (SEAL) (SEAL) endermod understanden in der der Brandelikke State eine der der Branden ander state ander provinsionen ander st STATE OF KANSES . 55. Douglas COUNTY. All Park Lith day of June BE IT REMEMBERED, That on this A. D. 19.57 -before me, Norman D. White NOTARY ..., a Notary Public In and for said County and State, came ____ Daniel Flory 12 antes VELIC to me personally known to be the same person; who executed the foregoing instrument of writing, and duly acknowledged the execution of the s IN WITTNESS WHEREOF, I have hereunto subscribed my same and affixed my official seal on the day and CUTA . year last above written. January 30, 19 61 O'man D. mile on synicas Notary Public

Harold A. Beck, Register of Deeds By: Marie Welson Deputy

The the

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 23rd day of April 1959. The Lawrence National Bank, Lawrence, Kansas Attest: J. Underwood, Vice President John P. Peters, Cashier Mortgagee. (Corp. Seal)

This mean was written on the origine month inte anturne 23 val dari Goral 8 59

anold a Beck Jamie French

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