to be been another and and a	all the estate, title and interest of the said parties of the first part therein. first part do
and the second	no exceptions
	the state of the second state and state of the life of this indenture, pay all taxes
In a spread battern may be levied or keep the buildings upon said real est directed by the party	hereto that the perileBiof the tirty part want at an inner during merile, and that they will ar assessed against said real estate when the same becomes due and peyable, and that they will are insured against file and tornado in such sum and by such insurance company as shall be specified and cond part, the loss, if any, made payable to the party of the second part to the extern of this art 1.68. of the first part shall fail to pay such taxis when the same become due and payable or to keep ided, then the part of the second part may pay said taxes and insurance, or either, and the amount indebtedness, secured by this indent ure, and shall beer interest at the rate of 10% from the date of payment indebtedness.
so paid shall become a part of the until fully repaid.	rights to secure the payment of the sum ofType Thousand and No/100
A STATE OF A	CONTRACTOR CONTRA
according to the terms ofR	certain written obligation for the payment of said sum of money, executed on the 30th 19.58 and by 1te terms made psyable to the part y of the second an according to the terms of said obligation and also to secure any sum of money advanced by the second second second secure any sum of anoney advanced by the second
said part of the second part that said part 100 of the first p	I to pay for any insurance or to dictarge any takes with interact index index index index in a state of the second state state state of the second state state of the second state
And this conveyence shall be voi if detault be made in such payment	Id if such payments on more any obligation created thereby, or interest thereon, or if the taxes on said real is or any part thereof or any obligation created thereby, or interest thereon, or if the buildings on said access due and payable, or if the insurance is not kept up, as provided herein, or if the buildings on said
	repair as they are now, or if waste is committed on said premises, then this convertient of which this indenture id, and all of the obligations provided for in said written obligation, for the security of which this indenture
in creation with the second of the second of	to take possession of the said premises and all the improve- al by law and to have a necesive appointed to collect the rents and benefits accruing therefrom; and to a my part thereof, in the meaner preactised by law, and out of all moneys string fram such asle to make and interest, together with the costs and charges incident thereto, and the overplus, if any there be,
	a any part thereof, in the memory prescribed by lew, and out of all moneys stiling from such sale to indeal and interest, together with the costs and charges incident thereto, and the overplus, if any there be,
	then much value on demand, to the first part 188
It is agreed by the partice has been and according to the second of the second	we that the terms and provisions of this indenture and each and every obligation therein contained, and all mend and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives, other partice herets.
in these diseases, the part if it is above written.	as of the first part have herewate set that the set and seal S the day and year
	Billy B. Cantuy (SEAU
	(SEAU
	Denothy E. Vanture (SEAU)
	(SEAD
	Dorofiny E. Vantuyl (SEAL) Dorofiny E. Vantuyl (SEAL)
	Derofiny E. Venturgh (SEAL) Dorofiny E. Venturgh (SEAL) (SEAL)
	Dorofiny E. Vantuyl (SEAL) Dorofiny E. Vantuyl (SEAL)
	Derofiny E. Venturgh (SEAL) Dorofiny E. Venturgh (SEAL) (SEAL)
	Dorofiny E. Ventury (SEAL) Dorofiny E. Ventur (SEAL) (SEAL)
	SEAD SEAD Doroffiny E. Vantuy I. (SEAD SEAD A REVENUE AND
or carsonorca caragona stati or Kanses Douglas	
or carses of the second s	COUNTY, SS
or carses on carses on carses of the second states of the second se	SEAD Dorofity E. Vantuyl (SEAD SEA
or care care care care care on a state or Kanses Douglas	SEAD Doroffry E. Vantuyl (SEAD (SEAD)
TATE OF Kanses Douglas	SEAD SEAD Doroffry E. Vantuyl (SEAD SEAD
	SCAD SCAD Doroffry E. Vantuyl (SEAD SEAD
	SEAD SEAD Doroffry E. Vantuyl (SEAD SEAD

RELEASE

) for undersigned, when of the within mortgage, is nereby acknowledge the full payment of the bot we red drended, or autorize the Register of Deeds to enter the discharge of this mortgage of record. after that is to the collect

> The Lawrence National Bank, Lawrence, Es. 2. Inderwood, Vice-President Kortgagee. Owner

t back

AND I

Ky and

e.b.i.

S. Oak

1. 1. 1. 1.4

,