with the appurtenances and all the estate, title and interest of the said parties of the first part therein. And the said part 105 ... of the first part do hereby covenant and agree that at the delivery bareof 11by are the lawful owner 6

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 they will warrant and defend the same against all parties making lawful claim thereto. It is agreed between the parties hereto that the part 108 ... of the first part shall at all times during the life of this indenture, pay all taxes

and assessments that may be levied or assessed against said real states when the same becomes due and payable, and that they will taxes keep the buildings upon said real estate insured against fire all states when the same becomes due and payable, and that they will directed by the part \mathcal{J}_{-} of the second part, the loss, if any, made payable to the part \mathcal{J}_{-} of the second part to the estim of LIGLT interest. And in the event that said partLOS of the first part shall fail to pay built taxes when the same become sub- and be payable to the base of the second part to the estim of LIGLT said premises insured as herein provided, then the part \mathcal{J}_{-} of the second part may pay shall taxes when the same become sub- and payable to the second part to the indebtedness, secured by this indenture, and shall be are interest at the rate of 10% from the date of payment until fully repaid.

rtgage to secure the payment of the sum of Seventy-Nine Hundred Sixty and No/100 ... THIS GRANT is intended as a mi

ney, executed on the 2nd February its

19.59 , and by to the terms of said oblig terms made payable to the party of the second in and also to secure any sum or sums of money advanced by the of PEDI with all interest of the spcond part to pay for any insurance or to discharge any taxes with interest thereon as here aid party ed, in the provided in this inde

party said part 1CS... of the first part at land this conveyance shall be void if efoult be made in such payments or is are not paid when the same becom state are not kept in as good repaid the whole sum remaining unpaid, a aiven, shall immediately meture and b hall fail to pay such payments any part there made as i made as i or any obl

remain diately mature of the second part manner provided by law and oranted, or any part the oranted, or any part the distribution of the set the set ceiver appointed to collect the manner prescribed by law, with the costs and charges i all be paid by the part J making such sale, on demand, to the first part 105....

It is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligat neffits accruing therefrom, shall eated and laure to, and be obligatory upon the heirs, executors, administratigns and successions of the respective parties hereto. ed, and all

In Witness Whe above written. set, the part 185 of the first part have hereunto-set their hands) and seats the day and year

a. Kam William A. Ransey (SEAL) (SEAL) Bertha K. Ramsey lacing (SEAL) (SEAL)

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STATE OF Kanisas Douglas country, SS. Douglas country, SS. Douglas country, SS. SS. Douglas country, SS. Douglas country, SS. Douglas country, SS. Solution of the same of t	and the second	於這種原作就可能。	r in hear of the	লেক্সক গালিল প্ৰকৃতি গালিল		
Douglas country. as if REMEASERED, That on this 2nd day of February. A. D. 19-59 before me. J. Undermood - a Notary Public in and for said County and State, came William A. Ramsey and Boxtha K. Ramsey to me personally known to be the same persons who executed the foregoing instrument of writing, and duly acknowledged the execution of the same.	STATE OF Kansas	· · · · · · · · · · · · · · · · · · ·		· ·		
before me, J. Underwood, e Notacy Public in and for said County and State, came William A.e. Ramsey and Borthina K.e. Ramsey to me personally known to be the same persons who executed the foregoing instrument of writing, and duly acknowledged the execution of the same.	Dougla	S				
	Strain Com	BE IT REMEMBER				
	AUDI O	to me p	I County and State, came personally known to be t	William A's I	lamsey and Bert	tha K. Ramsey

Recorded on February 3, 1959 at 10:05 A.M. RELEASE

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 2nd day of August 1963

Attest Kenneth Rehmer Assistant Cashier (Corp Seal)



The Lawrence National Bank, Lawrence, Kansas Geo. H. Ryan Vice Pres. Mortgagee. Owner.

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Jock Register of Deeds