It is agreed between the parties hereto that the part108 of the first part and assessments that may be levied or assessed against said real exters when this part small as an times avoing the life of this indenture, pay will take keep the buildings upon taid real enter insured against said real enters when the same becomes dow and payable, and thus "blogy will take directed by the party... of the second part, the loss, if each, made payable to the part sum and by such insurance company is shall be specified as interest. And in the event that said part 1868. of the first part shall fail to pay such takes... when the same become due and payable are to kee to paid shall become a part of the indebtedness, secured by this indenture, and shall become a part of the indebtedness, secured by this indenture, and shall become a part of the indebtedness, secured by this indenture, and shall base indirect of 10% from the date of payres.

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THIS GRANT is intended as a morte FOUR THOUSAND & no/100 10 10 . DOLLARS

	iccording to the renter of second contraint	witten optigation	TOT	the payment of said	sum of	money	/, executed o	n the 26th
	ley of February	10 59	1223	4 A				
20	next with all interest account thereas according	and the the barrier and	DY.	and a street of the state of the second street of t	terms	made	payable to t	he part . Y of the second
933	part, with all interest accruing thereon accordi	ny to me terms of	2910	t obligation and also	to secur	e any	sum or sum	of money advanced by the

d part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in

tand per y and per y and the first pert 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 defaults be made in such payments or any part fitnered or any obligation created thereby, or interest thereon, or if the faxes on said rest estate are not kept in a good repair as they are now, or if waste is committeed on said permission, then buildings on said real states are not kept in as good repair as they are now, or if waste is committeed on said permission, from security of which this indenture is they are now, and if all of the obligations provided for in said written obligation the security of which this indenture is good repair as they are now, or if waste is committeed on said permission, for the security of which this indenture is good repair as they are now, or if waste is committeed for in said written obligation to the security of which this indenture is good repair as they are now, or if waste is control of the holder hereof, without notice, and it shall be leaved to fit the security of the hereof.

is given, shall immediately mature and second but and paysons or in open of the tandar name, which name, as it is the target the said part <u>y</u> of the second part <u>its</u> <u>accutts</u> <u>or</u> <u>accuttor</u> <u>to</u> <u>the</u> <u>postention</u> of the said premises and all the impro-ment thereon in the manner provided by lew and to have a receiver appointed to collect the rent and benefits accuring thereform, and sail the premises hereby granted, or any part thereof, in the manner precibed by lew, and out of all moneys arking from such said retain the amount then unpaid of principal and interest, together with the costs and charges incident thereto, and the overplus, if any there i shall be paid by the part Y making such sale, on de sand, to the first part 105 .

It is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all nefits accruing therefrom, shall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives, igns and successors of the respective parties hereto.

In Witness Whereof, the part 10.8 ... of the first part ha VO .... hereunto set ... their hand ... and seal the day and year Charles Robert Henderson (SEAL) (SEAL) alice Mar Henderson (SEAL) (SEAL)

NAMES OF A PARTY ASSOCIATION OF A PARTY OF A

the second s Convertienter mit mit hire beschieft STATE OF KANSAS SS. Douglas COUNTY, A. D. 19 59. 26th day of February SE IT REMEMBERED, That on this Howard Wiseman before me, for said County and State, came Charl Mae Henderson, his wife. onano a. NOTARY to me personally known to be the same person  ${}_{\rm B}$  who executed the foregoing instrument of write and duly acknowledged the execution of the same. UBLICT NITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal on the day and · year last above written. Noword URsen. an Howard Wiseman 19 62 April 18th Containen Expires Notary Public

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 9th. day of July 1965. THE LAWRENCE NATIONAL BANK, LAWRENCE, KANSAS Attest: Kenneth Rehmer Asst. Howard Wiseman Vice-Pres. Mortgagee. Owner.

Cashier

(Corp. Seal)

Harold G. Beck Register of Deeds

stite.