262 2 with the apputtenances and all the estate, title and interest of the said part of the first part therein. And the seld parties _____ of the first part do ______ hereby covenant and agree that at the delivery fiereof they are the lawful owner 3 s above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances, and that She will warrant and defend the same against all parties making lawful claim th stween the pa reto that the part 105 of the first part shall at all times durin I agreed between the perive neuro many many per take. Of the trad per loan at this work to be the intermediate per set as a buildings upon said real estate instructions and perive intermediate periods and the set of the second period against fire and tornado in such tows and by such insurance company as shall be specified as And in the event the same become at the second period against fire and tornado in the value of the second periods of the first period between the same become at the second period of 1.2 and in the event the same become at the second period of 1.2 and in the event the same become at the second period of 1.2 and in the event the same become at the second period of 1.2 and is the event the same become at the second period of 1.2 and is the second period of the second periods and periods or to kee the second period as herein provided, then the period of the second periods are period to the second period to the second period of the second periods are periods and become at the second period of the second periods are periods and provided or to kee the second periods and periods or to kee the second period of the second periods and periods or to kee the second period of the second periods and periods or to kee the second periods of the second periods are periods and periods or to kee the second periods of the second periods are periods and periods or to kee the second periods of the second periods are periods and periods or to kee the second periods of the second periods are periods and periods or to kee the second periods of the second periods of the second periods are periods and the second periods of the se aid shall be led as a mortgage to secure, the payment of the sum of Ten Thousand Five Hundred and no/100 THIS GRANT IS March for the DOLLARS. 59 and by 1ts m of money, executed on the 23rd terms made psyable to the part \mathcal{Y} of the second also to secure any sum or sums of money advanced by the ing th d part V of the fir shall be V enture and each and every obligation to n the heirs, executors, administrators d, and all the part les of the first part Glen D. Hild (SEAL) Marie Hildebrand (SEAL) (SEAL) (SEAL) the obtained of the second . , 1 I PAST NEW FILM PART PART PART THE PART AND ADD THE KANSAS STATE OF 55. DOUGLAS COUNTY, 418 110 BE IT R ABERED, That on this 23rd day of March before me.Kelvin Hoover OTARY a Notary Public In and to me personally known to be the same person and duly acknowledged the execution of the same who executed the foregoing instrument of writing USI IN WITNESS WHEREOF, I have here ubscribed my name my official seal on the day and year last aboy April 17, 19 60 Relvin Hoover Honey orold a. Beck Register of Deeds RELEAS E 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 16th day of September 1968

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Born reference En the original Harpage The Latter day (Holpage (Holpage Log Log Reg. of Deeds HALLERST NATIONAL BANK OF LAWRENCE, LAWRENCE KANSAS 4. D. Flanders, Vice President & Cashier Mortgagee. Owner.