..... Ser in . 1.1 with the appurtenances and all the estate, title and interest of the said part 18% of the first part therein. e premises above granted, and seized of a good and indefeasible estate of inherit nce therein, free and clear of all in and that they will warrant and defend the same against all parties m It is egreed between the parties hereto that the part 1.0.5 of the first part shall at all ti and assessments that may be leviad or essessed against said real estate when the same becomes due and inner boundings upon said real estate insured against said real estate when the same becomes due and payable, and that they will average the boundings upon said real estate insured against said real estate when the same becomes due and payable, and that they will average the the second part, the loss, if env, made payable to the payable on the saccomer and to the second part to the estate of 1.05 will average that and part of the independence of the second part to the estate of the second part may pay and taxes and increade, estate and the amount of the second part may pay and taxes and increade, estate and the amount and the second mathematic and the second the second part may pay and taxes and increade, estate and the second mathematic and th THIS GRANT Is inte rding to the terms of ODR certain written obligation for the payment of said sum of money, executed on the 7th a August 19.59 , and by 12.5 terms made payable to the party of the second all interest accruing thereon according to the terms of said obligation and also to secure any sum or sums of money advanced by the of the second part to pay for a ۵ my insurance or to discharge any taxes with interest thereon as herein provided, in ies of the first part shall this conveyance shall be void if such payments be made as herein specified, and the obligation contained therein fully discharged, it be made in such payments or any part thereof or any obligation created thereby, or interest thereon, or if the tasse on said real or and table in as good repair as they are now, or if the lawrance is not keet to provided herein, or if the buildings on said whole sum remaining unpaid, and all of the obligations provided for in said written obligation, for the second payments all become absolute shall immediately meture and second due and payable at the option of the holder hereof, without notice, and it shall be lawrout for ne as provided in this is of the second part. memore provided by law and to have a receiver appointed to collect the rentr and benefits accruing therefrom; and to reby granted, or any part thereof, in the manner prescribed by law, and out of all moneys analog from such sale to an unpaid of principal and interest, together with the costs and charges incident thereto, and the overplus, if any there be, hall be paid by the part. y..... making such sale, on demand, to the first part. 125... is agreed by the parties hareto that the terms and provisions of this indenture and ex Its accruing therefrom, shall extend and inure to, and be obligatory upon the heirs, is and successors of the respective parties hareto. and every obligation therein contained, and all secutors, administrators, personal representatives, whereof, the part 125 ... of the first part ha Ve hand Sy and seal 87 the day and year hicking thes . 1 (SEAL) margaret Ester (SEAL) (SEAL) រួមចំណើតក្នុងសំណើតក្នុងសំណើតក្នុងសំណើតក្នុងសំណើតក្នុងសំណើតក្នុងសំណើតក្នុងសំណើត និងសំណើត អាចសំណើតក្នុងសំណើត និង ស្រុកសំណើតកំពុងសំណើតក្នុងសំណើតកំពុងសំណើតសំណើតកំពុងសំណើតកំពុងសំណើត អាចសំណើត និងសំណើត អាចសំណើត អាចសំណើត និងសំណើរប្ DOUGLAS COUNTY, 55. ALLN RHOD BE IT REMEMBERED, That on this <u>7th</u> day of <u>Augu</u> before me, a <u>the undersigned</u> in a came John King Estes and Margaret Estes day of. August A. D., 19.59 101127 DELE S In the aforesaid County and State, to me personally known to be the same person. S. Nuha executed the foregoing instrument and duty acknowledged the execution of the same. COUNTY . IN WITNESS WHEREOF, I have hereunto subs 5 on Expires June 17 1961 19 Warren Blacke teal on the day Notary Public Hand a Ker Register of Deeds 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 28th day of April 1964. (Corp. Seal) HE FIRST NATIONAL BANK OF LAWRENCE, LAWRENCE, Warren Rhodes, President KANSAS

on the original mortgage this 29 antered of 00 day 19 Lay 7 gand 10, R &

Re of Deads

Deputy

I. .