with the appurtenances and all the estate, title and interest of the said particle of the first part therein. And the said particle of the first part do hereby covenant and agree that at the delivery beneof. Ellippe the lawful own of the pendice show generate and saided of a good and indefendible estate of intertient three and clear of all methods are of the pendice show generate and saided of a good and indefendible estate of intertient three and clear of all methods are established to the pendice of the first part of the first part and is a said and the said particle making lawful claim there It is eared between the parties hereto that the part like of the first part shall at all times during the life of this indenture, pay all t Ind essessments that may be levied or assessed against and read estate when the same becomes due and payable, and that the second part of the indenture, pay all tax estimates that may be levied or assessed against it is and read estate when the same becomes due and payable, and that the second part of the second part the loss, if any, made payable to the part of the second part of the second part of the second part of the second part that fail to pay uch taxascubent the same become due and payable or to be and the second part of the second by the indenture, and shall beer interest of 10% from the clase of payment as the second is the second part of the second part of the second by this indenture, and shall beer interest of the second of 10% from the clase of payment is second as the second part of the second part of the second by this indenture, and shall beer interest of the second part of the clase of payment is second part of the second part of the second by this indenture, and shall beer interest of the taxet of 10% from the clase of payment is second part of the second part of the second part of the second by this indenture, and shall beer interest of the second part of the second by this indenture, and shall beer interest of the second 10% from the clase of payment is second part of the second pa hey spectice It of the sum of Twinty Three Hundre tage to secure the payment (#2358,00) of said sum of money, executed on the 3 A. Day vitten obligation for the payment of said sum of money, executed on the \mathcal{A} \mathcal{A} ed in this ins I be void if such payments be made as herein specified, payments or any part thereof or any obligation created to same become due and payable, or if the insurance is not opod repair as they are now, or if wates its constitute of unput, and all of the obligations provided for in said sature and become due and payable at the option of the and the obligation contained the thereby, or interest thereon, or if the t kept up, as provided herein, or if on said premises then this conveyance d verither obligation, for the security or a holder hereof, without notice, and and part AT of the second part in thereon A the menner provided by law the premises hereby granted, or any part in the emount then unpaid of principal and to take powersion of the said premises and a d to collect the rents and benefits accruing these ibed by law, and out of all moneys erising fro and charges incident thereto, and the overplox, if ils It is appead by the partiest hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all failts accruing thereform, shall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives, gives and successors of the respective parties betwo. heir po set, the part ild of the first part Renneth J. Suckett (SEAL) KONNETH L. BUCKETT (SEAU) altam Suckett (SEAU) al ALTA M PUCKETT ISEAU Kansas STATE OF Douglas COUNTY, 3rd day of September A. D. 19 59 BERED, That on this me, . notary public came Kenneth L. Puckett and Alta M. Puckett, husband and wife to me personally known to be the same person ${\bf S}_{\rm m}$ who executed the foregoing instruction of the same. C IN WITNESS WHEREOF, I have hereunto subscrib . 19 62 April 21, L. E. Eby A arold a Back 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 15th. day of $^{\rm N}{\rm ov}$. 1962.

Harry A. Puckett Mortgagee. Owner.

arold a Beck