and that the The start may be based or assessed signing table real entrie when the same be direct upon said real entries insured against this and formade in such sum and is part  $\mathcal{J}$  of the second part, the low, it ary, node payable to the part in the event that said part. Table of the first part shall fail to pay such the human de as harden provided, then the part  $\mathcal{J}$ . In the second part may hardman a part of the indeptions, assured by this indeptive, and shall be ible, and that they will a company as thall be accepted and of part to the extent of TDBIT come due and payable or to keep courance, or either and the amount of 10% from the date of payment THIS GRANT IS IN of Five Thousand and No/100 .... of to the terms of a October certain written obligation for the payman of and such of honey, eacond on mean 310 - 59, and by 1.52 forms of an according to the terms of said obligation and also to accure any som or sums of money advanced by the ot to pay for any insurence of the discharge any taxes with interest thereon as herein provided, in the event of said sum of m cuted on the with the part 100 of the second part, and part 100 of the first part shad that conceptsness shall be vold if default has made to such payments or a rest of part when the same becom-entitie are not kept in as good repair in the vhole sum remaining unpaid, a otray, shall immediately mattere and if the second part. Il fail to pay the d in this in Is given, shall homodiately makers and become due and payable of the cipitor of the holdar hareov, we the sold part  $\underline{Y}$  of the accord part. In this provided by law and to have a receiver appointed to cellect the rents and soll the preinkes hereby granted, or any part thereof, in the meaner prescribed by law, and out o relatin the anoment then unput of principal real interest, together with the costs and charges incident there shall be paid by the parts. In this here a cost and charges incident there shall be paid by the parts hereto that the terms and provision of this indexture and each and eve benefits accuring finerations, shall extend need invore to, and be collipatory: upon the heim, executors, analges and excessors of the respective parties hereto. to take possession of the said premises . d to collect the rents and benefits accruing bed by law, and out of all moneys srials and charges incident thereto, and the overpi ation therein contained, and all trators, personal representatives. In Winges Wiese lest above written nies d att. he of the first p d yes W. Snodgrass na (SEAL) (SEAL) Marmie a. Snolge (SEAL) (SEAL) A REAL PROPERTY AND A REAL STATE OF KANSUS 55. Douglas UNTY, emsered, That on this 2nd sefore ms. Evelyn Cons.rd. day of November A D. 19 57 -----C. W. Snodgrass and Marjorie A. LAN CONA to me personally known to be the same and duly asknowledged the execution of n 8 who executed the foregoing instr ent of writing BOTARY OF, I have he year last at ampires, Way 22, PUBLIC 19.62 Evelyn Conard Notary Public 12 Wandel a Check Register of Deeds

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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 June, 1969. Attest: L. R. Coffey Assistant Vice President Corn Scall

The Lawrence National Bank, now by change of name, Lawrence National Bank and Trust Co. by: John P. Peters Senior Vice President and Cashier

