599

Topother with all institus, and phenology explorests and finitures, including statistic and horners, sorvers, swellings, storm windows and doors, and window shades or blinds, used to or in connections with aid property, whether the same are now located on stati property or heraffer placed therean. To HAVE AND TO HOLD THE SAME, With all and singular the tenseenstic herefoliaments and environments thereanses thereans heleandow or is an avoir a same real-

And the said part 103 of the first part do hereby covenant and agree that at the delivery bereaf they are the lawful owner. S the premises above granted, and seized of a good and indefeatible estate of inheritance therein free and close of all incombrances

d that they will warrant and defend the same against all parties making loaded claim therease

It is spread between the parties herets that the parties ... of the first part shall at all times during the life of this indextare, pay all taxes and assessments that may be level or assessed against said real estate when the same become due and payable, and that thoy will keep the buildings upon said real estate insured for fees from five and extended coverage in such sum and by such insurance coverage as shall be specified and directed by the party of the scene of pay, the local payable, and that the state insured for the state state state insured for the state of and coverage in such sum and by such insurance coverage as shall be specified and directed by the party of the scene of its interest of the insurance coverage in a state state state interest of the scene of the state of the

party of the second part, the fors. If any, made payable to the party of the second part to the extent of its interest. And in the event that said part[05] of the first part shall fall to pay such taxes when the same become due and payable or to keep said premises insured as hereis provided, then the party of the tecnod part may pay said taxes and insurance, or either, and the annexit so paid shall become a part of the indebiddens, secured by this indenture, and shall beer interest at he rate of 10% from the data of payment with folly repaid. This grant is intended as a mortgage to secure the payment of the sum af THORLY-two hundrod & No/100----- DOLLARS

Part $\frac{103}{100}$ of the first part hereby assign to party of the second part the rests and income arising at any and all times from the property martgaged to secure aid written collisites, sho all future admonst beam of and hereby authorize party of the second part or its agent, at its splits spot default, to take means of the property of collisions, taxet, assessments, regals or default, to take means of the property and collision, taxet, assessments, regals or improvements provided for in this mortgage or to the obligations in the obligations in the obligations in the obligations in the obligation in the obligation in the obligation is near the obligations in the obligation of the taxet part of the second part in obligations in the obligation obligation in the obligation obligation obligation obligations in the obligation obligation obligation obligation obligation obligations in the obligation obligation obligation obligation obligation obligations in the obligation obligat

The failure of the scould part to assert any of its right hereunder at any time shall not be construed as a waiver of its right to assert the same at a later time, and to insist upon and enforce strict compliance with all the terms and provisions in said obligations and in this mortgage contained.

in our particles with the first part than cause to be past to party of the second part, the entire anound due it hereander and under the terms and provisions of said nois hereby secured, and under the terms and provisions of any obligation hereafter incurred by park CS of the first part for future absances, made to the term of the terms and provisions of any obligation hereafter incurred by park CS of the first part for future there is a the term of the terms and provisions of any obligation hereafter incurred by park CS of the first part for future there is a the term of the terms and the terms and provisions of any obligation hereafter incurred by park CS.

by party of the second part whether evidenced by note, book and in this mortginge contained, and the provisions of future obligations hereby secured, then this conveyance shall be void.

estate are not, paid when the same become doe and payake, or if the insurance is in or kaps us, as provided therein, or if the buildings on said real not target in as good repair as they are now, or if wasts it committed on said premises, then this conveyance shall become absolute and the whole same remainbaction of the said of the said premises of the said premises, then this conveyance shall become absolute and the whole same remainbaction become does not payake, or if the said party of the social party of the social party is an end of the said premises. The said remains the said said the said premises are said to be said the said party of the social party. Its saccessors and saigens, to take possession of the said premises there are in the said premises in the said premises there are also been as the said the ingenorements thereas in the said premises it has a said the said party of the social party. Its saccessors and saigens, to take possession of the said premises and the ingenorements thereas in the said premises it has a same of the said party of the social party and to collect the rests and hereits accurate the said the ingenorements thereas in the said premises and the said premises and the said premises are said theread. It is saccessors and a said meant the said premises are said theread. It is saccessors and a said the said premises are said theread. It is saccessors and said the said premises are said theread. It is saccessors and a said theread theread is a said theread theread is the said premises are said theread. It is saccessors and said the said premises are said theread to a said theread theread to a said theread to a said theread theread to a said th

It is agreed by the party of the inter part. Parks.com...of the first part shall pay party of the second part any deficiency resulting from such sale. It is agreed by the parties hereto that the terms and provisions of this Indenture and each and every obligation therein contained, and all benefits accruing therefore, shall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives, assigns and successors of the respective parties hereto.

IN WITNESS WHEREOF, the part 165 of the first part ha VO hereunto set the I Ranfi and see the day and year last above written. <u>Wilbur Brouhard</u> (SEAL) Wilbur Brouhard (SEAL) Madie Ruth Brouhard (SEAL)

STATE OF KANSAS	· · ·1			
Douglas	COUNTY, SS.	Long Control		
A STATISTICS AND A STATISTICS	. BE IT REMEMBERED, That on the	<u>25th</u> day	ofMay	A. D., 190
Change B	before me, a Notary	Public		preseld County and State,
AL DTA	came Wilbur Bro	uhard and Mad	ie Ruth Brouh	ard -
athornalt.				
E NUT	to me personally known to	be the same person S	who exectives the forego	ing instrument and duly
A LUM IN	acknowledged the execution	of the same.	E A	
a start and the	IN WITHERS WHEREOF, I have be	reunto subscribed my name,	and affined my official seal	on the day and year last

Medorded say 25, 1900 at 3:25 F.M.

RELEASE

The undersigned, owner of the within mortgage, hereby acknowledges the full payment of the debt secured thereby, and authorizes the Register of Deeds to enter the discharge of this mortgage of record. Dated this 3rd day of July 1963.

ATTEST. Imogene Howard, Ass't. Secretary

THE LAWRENCE BUILDING AND LOAN ASSOCIATION by H. C. Brinkman President Mortgagee.

Ered A. Beck

2.4

and the state of the state of the

(Com Seal)

Harold a Reck Reg