with the appurtenances and all the estate, title and interest of the said part. y... of the first part therein. And the said part y of the first p d that it will w nd defend the same egainst all parties making lawful claim ti in the parties hereto that the part y. of the first r the life of this le sessments that may be levied or assessed against said real estate when the same becomes due and payable, and that it will a the buildings upon said real estate insured against five and toreado in such sum about som and payable, and that it Will all by the party. of the second part, the loss, if any, made payable to the part jaw but insurince company as shall be specified, and if. And in the event that said part, W. of the first part shall fail to pay such torus when the same become due and payable or to keep minimise. Hanved as, herein provided, then the part. W. of the scond part may pay such torus when the same become due and payable or to keep id shall become a part of the indebtedness, secured by this indenture, and shall besr instered as the rate of 10% from the date of payment by reading the same to the indebtedness. s Intended as a mortgag ps to secure the payment of the sum of TWELVE thousand and no/100 - - - - DOLLAS of ODE certain DOLLARS, ritten obligation for th 14th June thereon according 19.60, and by its terms made payable to the part. Y of the second and also to secure any sum or sums of money advanced by the a as herein provided in the nents be made as herein specified, thereof or any obligation created it payable, or if the insurance is not are now, or if weste is committed or the obligations provided for in seld and payable at the option of the ation contained the est thereon, or if the ovided harein, or if then this mean, or if kept up, as prov of the send and banefits but of all most ver appointed to collect enner prescribed by lew th the costs and charges ld by the part y making such sale, on de Is agreed by the parties hereto that the terms a is accruing therefrom, shall extend and inure to, and successors of the respective parties hereto. HIRD MC., Carl Hirs, Jr ATTEST s (SEAL) By((SEAL) Marvin W. Rogers Rogers (SEAL) (SEAL) STATE OF KANSAS DOUGLAS lith day of June A. D., 19 6 Notary Public in the aforesaid County and State BE IT REMEMBERED, That on this A. D., 19 60 before me, a Notary Public in the aforesaid County and State. came Carl Hird, Jr., as President of Hird, Inc., a corporation BLIC April 18 19 64 Velda L. Westerhouse Notary Public Harold a. Beck 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 21st day of November 1962 (Corp Seal) THE FIRST NATIONAL BANK OF LAWRENCE, Lawrence, Kansas Warren Rhodes, Pres. Mortgagee. Owner.

1. 1. N.

Handda Beck

CONTRACTOR OF

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