If may be levied or assessed explicit and real state when the same becomes due and payable, and it upon and real entries inverted appines first and toreade in such sum and by such insurance company, at (x_{ij}^{-1}) of the second part, the loss, if any made payable to the part, y_{ij}^{-1} of the second part, the loss, if any made payable to the part, y_{ij}^{-1} of the second part the loss, if any made payable to the part, y_{ij}^{-1} of the second part the loss, if any made payable to the part, y_{ij}^{-1} of the second part that and part. LOSS of the fairs part shall fail to the second part may pay and taxes and inverses, or if the second part of the indebredness, assumed by this indenture, and that have a fair to at 105% of 105% of 105%. W111 offied and

ANT is intended as a mortgage to secure the payment of the sum of ______ Thousand Five Hundred and no/100- - - - - -- DOLLARS

ntion for the pa , and by _______its ms of said obliga n ablin lst it of said sum of money, en

terms made payable to the part. Y of the second on and also to secure any sum or sums of money advanced by the

and the obligation contained therein earshy, or interest thereon, or if the ta-kapt up, as provided herein, or if the n said premises, then this conveyance shall of the second part its arounds, manner provided by law and to have a re-roby granted, or any part thereof, in the en unpaid of principal and interest, together

C to take possession of the said premilies and all the improve-ind to collect the rents and benefite accounty therefrom, and to inded by law, and out of all moneys arising from such sale to a and charges incluent thereto, and the unversion, if any there be. id by the part $\mathbb Z$ making such sale, on demand, to the first part 103

epreed by the parties hereto that the terms and provisions of this indenture and each and every obligation, thorein cleatained, and all accruing therefrom, shall extend and inure to, and be obligatory upon the heirs, essentors, administrators, perional representatives, and accounts of the respective parties hereto. at 108 of the first part ha . VO. thair hand S and seal

Charles A Land angle Lamm (SEAL) (SEAL) (SEAL)

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STATE OF Kansas . 55. Douglas COUNTY, lst July A. D., 19. 60 BE IT REMEMBERED, That on this before me, a Notary Public in the storessid said County and State, o executed the foregoing interprove and duly , and affixed modified and on the duy and Donald C., There U. Notery fullis to me personally known to be the same p acknowledged the execution of the same n.B., who e IN WITNESS WHEREOF, I have year last theory and then My Commission Expires May 19, 1962 19 5 3 CT ASSIGNMENT

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 7th day of February 1962. The Lawrence National Bank, Lawrence, Ks. Attest: Kenneth Rehmer Assistant Cashier Geo. H. Ryan Vice President Mortgagee. Owner.

Varildages

By Jamie Beem. Deputy

Harolda. Beck