THIS GRANT is intended as a mortgage	seed apatest said real estate when the same becomes due of proble, and that <u>they</u> will be same more against fire and jonesdo in such sum and by such loavenes and proble, and that <u>they</u> will be part the loss. If any, make payeble to the part <u>y</u> of the second part to the satisfied of <u>any</u> BB. of the first part pable field to pay such loave any more the same become due and psychiat for to the satisfied of <u>any</u> BB. of the first part pable field to pay such loave pay and text second part to the satisfied of <u>any</u> satisfies the second part more than the part of <u>any</u> satisfies the same the same and the first part pable field to pay such loave pay and text second part to the satisfies of <u>any</u> satisfies any satisfies the same of <u>any</u> pay satisfies and <u>any</u> pay satisfies the same of 10% from the date <u>of payment</u> of the same of <u>any</u> satisfies and <u>any</u> and the same of <u>any</u> and the same of <u>any</u> satisfies the same of the same of <u>any</u> satisfies the same of <u>any</u> satis
according to me terms of . CILBcerts Bay ofSeptember per, with all interest according thereone acco- said part of the second part to p the saffness 198 of the second part to p	100
And this conveyance shall be votil if a If default be made in such payments or a entire are not paid when the same become real estate are not kept in as good repair and the whole sum remaining 'unpaid, and is given, that immediately matters and be	sch paraments be made as hereins gischlied, and the obligation contained therein fully discharged. In part thereof or any obligation Tradied thereby, or interest thereon, or if the taxes on said real doe and psychole, or if the instrumce is more largely up, as provided herein, or if the buildings on said at they are nearly or if we are in committed on said premises, then this convergence shall become ubsolve all of the obligation provided for in said vertice obligation, for the source) of which hiddenture mer the and enables provided for in said premises, then this convergence shall become ubsolves the source of the obligation provided for in said premises.
If is agreed by the parties hereto that benefits accruing fherefrom, shall estend a assigns and successors of the respective pa	To take private at the option of the notice hereof, without notice, and it shall be tawful for the and to have a receiver appointed to collect the rents and bandits excluding directions and to most thereof. In the ensurer prescribed by law, and cost of all moneys arising from such asle to most thereof. In the ensurer prescribed by law, and cost of all moneys arising from such asle to most thereof. In the ensurer prescribed by law, and cost of all moneys arising from such asle to the terms and provisions of this indemive and each and every obligation therein contrained, and all the terms and be obligatory upon the heirs, ensurer, solutionistrators, personal representatives, rise therein. The term and be obligated to the law of the and the obligation therein contrained, and all these therein.
And there writes	Joseph L. May
STATE OF KANSAS	REMARKARED. That on this Sthe day of September A D., 1950
I A Street A. S. III W	ame JOSOPh L. May and Gwandolyn May, his wife me personally known to be the same person. S who executed the foregoing instrument and duly answigeneeds, I have hereonto subscribed my name, and affired my official seal on the day and me fast show writen. 19 63 W.C.Metuitt. N.C.Sporolor Notary Public
Andread Concerning of the second	15 1. Darold G. Beck Restard of Dards

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 27th day of October 1969. KAW VALLEY STATE BANK, EUDORA, KANSAS (Corp. Seal) Amaretta Wright, Vice Pres. Mortgagee.

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20