TO HAVE AND TO HOLD THE SAME, With all and singular the tes ts and as

And the said part 108 of the first part da_____benetity covenant and agree that at the delivery increas they are the tauful owner S the premises above granted, and select of a pool and indefeasible estate of inheritance therein, free and clear of all incumbrances of the pr

and that they will warrant and defend the same against all parties making lawful claim thereto

It is agreed between the parties hereto that the part_CER_ of the first part shall at all tim during the life of this in re, pay all taxes and as ents that may be levied or assessed against said real estate when the same become due and psyship, and that they will on said real estate insured for loss from five and extended coverage in such sum and by such insurance company as shall be spec be specified and directed by the party of the second part, the los, if any, made payable to the party of the second part to the extent of its interest. And in the event that said part 1.0 m of the first part shall fail to pay toch taxes when the same become due and payable or to help said presses insured as herein provided, then the party of the second part may any said taxes and insurance, or either, and the amount so paid shall become a part of the indekindent, secured by this indextary, and shall bear interest at the rate of 10% from the date of payment until fully repaid.

This grant is intended as a mortgage to means the payment of the sam of Eight Thousand and no/100--BOLLARS

certain written obligation for the payment of said sum of money, executed on the 30 th day of

to the terms of said obligation, also to secure all future advances for any purpose made to part 10.5 of the first part by the party of the sec whether evidenced by note, book account or otherwise, up to the original amount of this mortgaps, with all interest accounts on such future advances and the terms of the obligation thereof, and also to score any sum or sums of money advanced by the said party of the second part to pay for any insurance cording to or to die arge any taxes with interest thereon as herein provided, in the event that said part 19 Sef the first part shall fail to pay the same as provided in the indent

The part 10.05, of the first part beredy as merin provided, in the event that and part 1.0 Set the first part shall fail to may be same as provided in the indefiature. Secure said written obligation, also all folders advances horizontes, and hereby autochrise party of the second part is escend real to escend real to escend part and the indefiature. A secure said written obligation, also all folders advances horizontes, and hereby autochrise party of the second part of its second part is upon default, to take here escalar perty and callent all rests and hereby autochrise party of the second part is the charge to be benefy a such as the second part is the second part of its second part is the asymptotic to the same as provided in the electronic part and the second part is ease of the second part is the second part is ease of the second part is the second part is ease of the second part is the second part is eased part is eased by an its eased by the same of the second part is eased by the second part is the second part is eased by the second part is eased by the second part is the second part is eased by the second part is eased by the second part is the second pa

The failure of the second part to assert any of its right hereunder at any time shall not be construed as a wahner 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. If said part 10.5 of the first part shall cause to be paid to party of the second part, the entire amo

ms and sions of said note hereby secured, and under the terms and provisions of any obligation hereafter incurred by part 108 of the first part for future advances, made to _______ by party of the second part whether evidenced by note, book account or otherwise, up to the original amount of this mortgage, and any extensions or renewals hereof and shall comply with all of the provisions of future obligations hereby accured, than this conveyance shall, be void.

If default be made in payment of such obligations or any part thereof or any obligations created thereby, or interest thereon, or if the taxes on said real estates are not paid when the same become doe and paymable, or it then insurance is provided herein the buildings on said real not kept in as good regain as they are now, or if waste is committed on said premises, then this conveyance shall become absolute and the whole sum remain-holder hereof, without notice, and it shall be lardid for the said party of the second part, its successors and assignt, to take possible at the option of the said premises, holder hereof, without notice, and it shall be lardid for the said party of the second part, its successors and assignt, to take possible at the option of the said the improvements thereon in the manner provided by laws and to have a receiver appointed to collect the rents and benefits accruing therefrom, and to sell the premises hereby granted, or any part thereof, in the manner prescribed by law, and out or all money arguing from such saids to relate the anomat then smpaid of principal and interest together with the costs and charges landted therets, and the everylins, if any there be, shall be paid by the party mater, but here saids party here be, shall be paid by the party making such

and, to the party of the first part. Part. 10 Sof the first part shall pay party of the It is agreed by the parties hereto that the terms and provisions of this indenture and soft and every obligation therein contained, and all benefits accruing term such aspective parties hereto and inner to, and be obligatory upon the heirs, executors, administrators, personal representatives, assign and accessors of the respective

the hords. 10) whytes whereon we an 1850 of the first part to VO. percents on their handbard realistic day and year last above written. History Franktin Case (SEAL) Highling Artenio Case (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)

TO DESIGNATION OF THE OWNER OWNER

ETERTINTER COLORISON OF COL A. STATE OF KANSAS COUNTY, SS. DOUGLAS 30th day of September A. D. 19 60 BE IT REMEMBERED, That on this 1 Same Bo before me, a Notary Public in the aforesaid County and State. NOTARL ume Albert Franklin Case and Phyllis Arlene Case, husband and wife UBL and my official sent on the day and year last

IN WITHERS WHEREOF, I have hereunto subscribed my mame, and all above written. My Commission Expires April 21. 1962 ca L. B. Eby Cury Public

Harold a.

Mortgagee. by W. E. Decker Vice-President

Beck

Register of Deeds

in Site + today .

1 3

Recorded October 1, 1960 at 8:30 A.M.

By Jamie Beam Seputy RELEASE

The undersigned, owner of the within mortgage, hereby acknowledges the full payment of the debt secured thereby, and authorizes the Register of Leeds to enter the discharge of this mortgage of record. Dated this 9th day of October 1964 THE LAWRENCE BUILDING AND LOAN ASSOCIATION

ATTEST: L. E. Eby Secretary

(Corp. Seal)

was written on the original martgase 281 13 entered day 1 October 64

or Donds

Deputy