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 6th day of August, 1965. Dated this 6th day of August, 1965.

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

Nortgagee.

Reg. No. 16,293 Fee Paid \$9.00

File bth day of august

mie Been

| MORTGAGE | 2500R BOOK | 126 |
|----------|------------|-----------|
| day of | October | 1960 bets |

28th Seorge R. Wickware and Dorothy L. Wickware, husband and wife

of LEWPOIDGE is the County of DOUGLES and State of Kansas part 163 of the first part, and THE LAWRENCE BUILDING AND LOAR ASSOCIATION of LEWPOID, Kansas, party of the Second Part.

WITHESSETH, that the said part 108 of the first part, in consideration of the foan of Thirty-Six Hundred and no/100-----

to them duly paid, the restpt of which is hereby administration of the restpt of which is hereby administration of the rest of the said party of the second part, its secondars and analysis, the following described real estate situated in the County of

LotssFour (4), Five (5) and Six (6) in Fairfax Addition, an Addition to the City of Lawrence.

Together with all healthy, lighting, and plainting equipment and finance, including stokers and humans, screens, ampling, storm windows and distances or blinds, used on or in connection with said property; whether the same are now located on said property or hereafter placed thereon. TO HAVE AND TO HOLD THE SAME, With all and singular the to

And the said part 183 of the first part do

nt and agree that at the delivery hereof, they are the of the premises above granted, and seized of a good and indefessible estate of inheritance therein, free and clear of all incu

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

It is agreed between the parties hereto that the part \$0.3 of the first part shall al-all times during the life of this i ments that may be levied or assessed applicat said read estate when the same become due and payable, and that thingy will keep the buildings upon said real estate insured for loss from five and extended coverage in such sum and by such insurance company as skill be specified and directed by the

party of the second part, the lost, if any, made payable to the party of the second part to the matter of its interest. And in the specified and directed by the first part shall fall to pay such taxes when the same become one may payable are to keep said premises incored as herein provided, then the centre of the interest and the same to the said part of the second part may pay said taxes and insurance, or either, and the assumest a paid shall become a part of the indetectores, second by this indentare, and shall be the said part of the indetectores, second by this indentare, and shall be the said part of the indetectores, second by this indentare, and shall be the said part of the indetectores, second by this indentare, and shall be the said part of the indetector of the ind

This great is intended at a mortgage to occure the payment of the sum of Thirty-Six Hundred and no/100 --- pollars according to the terms of One certain written obligation for the payment of said sum of money, executed on the 28th day of October 19.60, and by its terms made payable to the party of the second part, with all interest according to the terms of said obligation, also to secure all future advances for any purpose node to part 105 of the first part by the party of the second part, whicher withouted by note, book account or otherwise, up to the original amount of this mortgage, with all interest according on such future advances are covered in the terms of the deligation thereof, and also to secure any sum or aums of money advanced by the said party of the second part to pay for any insurance or to dis-

of part 105 of the first part shall cause to be guld to party of the second part, the entire as ms of any obligation bereafter incurred by part 165 of the first part for

If default be made in payment of such obligations or any part thereof or any collisations created thereby or interest thereon, or if the taxes on said real state are not paid when the same become does and gayable, or if the increase it not kept say, an provided hereby, or if the buildings on said real exists are not paid when the same become does and gayable, or if the increases it not kept say, an provided hereby, or if the buildings on said real exists are said and the said to the obligations for the situating of which this infenture is given shall immediately matter on become due and payable at the said to be invited for the said party of the second part, it is successors and easings to take possession of the said premiser and all the improvements thereon in the manner presided by low and to have a receiver appointed to collect the resist and benefits accrately the said and the improvements thereon in the manner presided by low and to have a receiver appointed to collect the resist and benefits accrately therefore, and to the said interest together with the costs and charges incident therein, and the overplan, if any there be, shall be paid by the party making such d, to the party of the first part. Part 103 of the first part shall pay party of the

Dorothy L. Wickware

STATE OF KANSAS A.D. 19 60 before me, a Notary Public 28th my of October George R. Wickware and Dorothy L. Wickware, husband and wife to me periodity know to be the some acknowledged the execution of the some. STREES MINISTER, I have because wheelthes above writing. 1962 a Born April 21 L. E. Eby

the the same

Harold a. Back By: Janes Beem. Deputy