RENT ASSIGNMENT . Including all rents, issues and profits thereof, provided however that the mortgagors shall be entitled to collect and retain the rents, issues and profits until default hereunder. with the appurtenances and all the estate, title and interest of the said parties, of the first part therein. And the soid part 105 of the first part do \_\_\_\_\_ hereby covenant and agree that at the delivery hereof they are the lawful owner.S of the premise above granted, and selzed of a good and bioidessible extend of inheritance therein, free and days of all to No. Exceptions and that they, will werset and defend the same against all parties making sen the parties hereto that the part 105 of the first part shall at all times duri not expensions that may be been as more many may be 1202, of the first part shell at all times during the life of this indexis may the buildings upon valid real estation increases of the same becomes due and payable, and then 2may the buildings upon valid real estation increases of the same becomes due and payable, and then 2may the buildings upon valid real estation increases of the same baccares due to the same second by the sate 12 and the second part the feast 10 more that final to pup such shows the same due to the same terrest. And in the event that and part <u>and</u> of the first part shall final to pup such part 12, and the same due to more the same due parts and the same as part of the indexidence, and the part 2, or the same due to the same due to the same due paid shall become a part of the indexidence, assumed by this indexitors, and shall back interest at the rate of 10% from the / w111 THIRTY RIGHT HUNDRED & no/100 . DOLLARS, of ...a. cursio written obligation for the payment of said sum of money, executed on the Bthmber 19.60, and by 1.10 Jerra hade psychia to the part  $y_{-}$  of the second according to the terms of said obligation and also to secure any som or sums of money advanced by the nd part to pay for any insurance or to discharge any taxes with interest th ar said part 108 of the first part shall fail to pay the same as provided in this in And this conveyance shall be void if such to payments be prevente all provides an inter intervente. If default be medo in such payments be under as herein a specified, and the abligation contained tharein if default be medo in such payments or any part hierard or any obligation contrad thereby, or interest thereon, or if the to rester are not pay all when the same become dies and payable, or if the intervence is not hapt up, as provided herein, or if the real estate are not bapt in as good repair as they are near, or if weaks it committed on said partness, then this conveyance all one the whelle sum remaining unsaid, and all of the abligations provided for in said written abligations for the security of with a given, shall lemediately meture and all of the abligations provided for in said written abligate hereof, without notics, and it all s given, shall memodialaty metrors and becomes due and persons and reference in the state possession of the said he said per <u>Y</u> of the second per <u>118</u> <u>agents</u> or <u>a said gran</u> to take possession of the said persons thereas in the memory provided by laws and to have a receiver applicated to collect the sect and basefile all the premise hereby granted, or any per thereof, in the memory precribed by law, and out of all memory shall the amount then unpeld of principal and interast, together with the costs and charges incident thereto, and it that amount the amount then unpeld of principal and interast, together with the costs and charges incident thereto, and it is the second time. shall be paid by the party making such sale, on des and to the first p ies. in on pair by the party making such sale, on demand, to the first part\_LES. It is agreed by the parties hereto their the torms and provisions of this indenture and each and every obligation therein contain andire accurate therefore, that latted and incre to, and be obligatory upon the heirs, executors, administrators, personal rep signs and successors of the respective parties hereto. In Where Where Where it is part is first part ha. 78 hereinto set <u>their</u> hands and and and a sets the day. Wigne Grover Cool (SEAL) (SEAL) Share Micos Cal (SEAL) (SEAL) Kansas STATE OF ... Douglas 1180 HIS December -Notary Public A D. 19 60 tame Wayne Grover Coe and Clara M. Coe, his wife to me personally known to be the same person. If , we acknowledged the execution of the same County. HESS WRITERSOF, I have be Howard aseman March 18th 19 62 n Expla

Recorded December 8, 1960 at 2:15 P.M.

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 30th. day of August 1963

Narth R. Beck Register of Deeds

The Lawrence National Bank, Lawrence, Kansas (Corp Seal) Attest: Howard Wiseman Vice-Pres. George H. Ayan V. P. Mortgagee. Owner.

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