ding to the terms of OTIG certain written obligation for the paym not of said sum of meansy executed on the 211th day of

February , 1961, and by its terms made payable to the party of the second part, with all interest according

FODULATY . Yes by its terms made pipuls to the party of the second part, with all interest accruaing theretos according to the terms of said exhipation, sino its secure all foture advances for any purpose made to part. 1.0.6 of the first part by the party of the second part, whether exhicans it is to be account or etherwise, up to the original annexes of this maragon, which all interest accruaing theretos according to the terms of the obligation thered, and alm to secure all foture advances for any target and the most advances is the obligation thered, and alm to secure any intervation on the terms of the obligation thered, and alm to secure any intervation of the terms of the obligation thered, and alm to secure any intervation of the terms of the obligation thered, and the to be party of the second part to key for any intervation of the intervation. For 1.6.6 of the first parts beeredy assign to party of the second part to key for any intervation of the second part to key for any intervation of the intervation of t

The failure of the second part to assert any of its right hereunder at any time shall not be construed as a waher of its right to assert the same at a late time, and to insist upon and enforce strict compliance with all the terms and provisions in said obligations and in this mortcase contained.

If said part, 10.5 of the first part shall cause to be paid to party of the second part, the entire amount due it he ns of said note hereby secured, and under the terms and provisions of any obligation hereafter incurred by part 102 of the first part for future rs, made to by the metagage, and any extensions or resevuls hereof and shall comply with all of the provides of barre obligations hereby secured, then this consequence shall be weld.

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 extate are not paid when the noise become due and payable, or if the learnance is not kept any as provided entreb, or if the buildings on said real estate are not kept in a good repart at buy mor now, or if wests is committed on said preventies, then this conveyance shall become backles and the whole sum remain-ing angul, and all of the obligations for the security of which this indefaure is given shall immediately mature and became due and payable at the epice of the buildings on and real estate are holds: hered, whichout notice, and if stahl is building for the said payry of the second part. Its successors and anymetric accurate the results and became due and became due and payable at the epice of the soil the premises herede primately for any part therede. It is the set of a same precision of the said premises unsplit of principal and interest together with the cents and charges fulcident thereto, and the out of all manays arising from each said to retain the party mathing math. sale, on demand, to the party of the first part. Part 10.5 of the first part shall pay party of the second part any deficie

It is apreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits accruing efrom shall extend and hure to, and be obligatory upon the hairs, executors, administrators, personal representatives, assigns and successors of the respective

IN WITNESS WHEREOF, the part 10.5 of the first part ha VO bereunto set thoir handband seal the day and year last above written. Jene P. Sterwix (SEAU) ME MARKET MILLEN THE MARKET CALL (SEAU) (SEAU)

IN THE REPORTED IN A REPORT OF THE ADDRESS OF THE REPORT OF T ********** KANSAS. STATE OF____ EANSAS COUNTY, SS. 24th. day of February . A. D., 1961 E BE IT REMEMBERED, That on this before me, a Notary Public in the aforesaid County and State. NOT A 74 came Gene P. Stanwix and Margaret Wilson Stanwix, UALIC husband and wife, and Mary E. Wilson, a single woman to me personally known to be the same person. S who executed the foregoing instrument and duly acknowledged the execution of the same. My Commission Expires April 21 19 62 L. E. Eby Nislary Public

RELEASE

This release written the original

atember Od Q. Beck 12 Nonstillon

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 23rd day of September 1964. THE LAWRENCE BUILDING AND LOAN ASSOCIATION

ATTEST: L. E. Eby Secretary

Mortgagee. by W. E. Decker Vice-President

Hardd G. Beck Register of Deeds

T. T.

(Corp. Seal)

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