with the appurtenances and all the estate, title and interest of the said part of the first part therein. And the sold part y of the first part desCE hereby covenient and agree thes at the delivery bareof 12.12, the lawful or the premises above granted, and saized of a good and indefeasible cente of inferitance therein, free and class of all incombrances. and that ... it, will warrant and defand the same egsine all p on the parties hereto that the part y of the first part shall at all the nd assummants that may be leveled or assessed against and real ensue when the same becomes due and payable, and that say the buildings upon and real estate haured against five and somedai in tech sum and by such impresse company es shall becard by the part, ... of the second part, the level if any rade payable to the part. Y... of the second part to the est interest. And in the event that said party.... of the first part shall day pay such taxes under the same due to the efficiency of the second part to the part. Y... of the same due payable to the part of the second part of the parts interest day have due to the part. Y... of the second part of the second part of the parts o paid shall become a part of the indebtedness, secured by this industrum, and shall become a part of the indebtedness. it will be specified and tent of 115 f payable or to lu ther, and the amo the date of paym rigage to secure the paym a of Ten thousand nine hundred forty and nt of the s no/100 - -------------DOLLARS. one nt of said sum of money, exec tion for the paym 1st sake possession of the said premises and all the rollact the ranks and benefits activing therefrom oy law, and out of all moneys ensuing from such summas incident thereto, and the overplus, if any t paid by the party making such sale, on d part V at the terms and provisions of this and inure to, and be obligatory martine bornto. Indenture and each and every obligation therein contained, and all upon the heirs, executors, administrators, personal representatives. its bud day and year KANSAS CHAPTER OF TRIANGLE, (SEAL) 2/ opponing manyphonadion State of Missouri Jackson _County, ss. 6 th Be It Remembered, That on this_ March 19.61 ____day of _____ before me, the undersigned, a Notary Public in and for the County and State aforesaid, came D.C. Williams, President of Kansas Chapter of Triangle, a Kansas corporation, _____, a corporation duly organized, incorporated and existing under and by virtue of the laws of <u>Missouri</u>, and <u>Low yence</u> W. Jone 9 <u>Jession</u> and and a second se to be the persons who executed, as such officers, the within instrument of writing on behalf of said corporation. In Testimony Whereof, I have bereunto set my hand and affixed my Scal the day and year last above written Edword Sept. 18 1963 Notary Public, Term expires. Harold G. Back Register of Deeds 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 24th day of July 1970. The First National Bank of Lawrence, Lawrence, Kansas William B. Lienhard, Vice President Mortgagee. Owner.

By Sue Neustyter

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CONTRACTOR OF STREET, S