thay dest all parties a

riles beenin that the part 10.0 of the first part shall at all the n that may be leveled as assumed mating and real estants when the same became due and payable, and that they will be buildings mail real estate insured for form from and transition and soverage in much next and by such inverses company as shall be specified and diverted by the and this sector means for the loss, it may make provide to the party of the meaned part to the extent of the interest, And in the event that and part 1.0.5 Rest sect shall find to pay such some using the mean the means due and particle of the lose and presence beared as berin provide, then the party of the part may pay and have and home while, and the means to padd shall become a part of the independence beared by this independence interest at the rate of 10% from the data of payment cetting for paysing.

Marron at the rate of 100% from the east of payment east for regard. This years is intraded at a mortgage to means the payment of the same of Thirty-Five Hundred and no/100- pollars refing to the tensors of ODD contain written editation for the payment of said non-st meany, exacted on the 9th day of March , 19. 51, and by its terms made payable to the payr of the second part, with all interest according therean according

erns of said obligation, also to secure all foture advances for any purpose made to part 1.0.2. of the first part by the party of the solution of this mortgage, with all interest accruics on such failure advances as a of the obligation thereof, and also to secure any tempore such as a secure of the obligation thereof, and also to secure any tempore such as a secure of the obligation thereof, and also to secure any tempore such as a secure of the obligation thereof, and also to secure any tempore such as a secure of the obligation thereof, and also to secure any tempore such as a secure of the obligation of the obligation of the secure of the solution of the obligation of the secure of the secure of the solution of the obligation of the secure of the secure of the secure of the solution of the secure of the secure

The failure of the second part to assert may of His right hereunder at any time shall not be construed as a waiver of His right to assert the same at a later and to insist upon and enforce strict compliance with all the terms and provisions in said oblightions and in this mortgage contained.

b, and to indix upon and enforce strict compliance with all the terms and providence in said addigations and in this mortgage contained. H and $part_{ABB}$ of the first part shall cause to be paid to party of the account part, the entire amount doe N herearder and under the terms and billions of said mode foreign second, and under the terms and providence of any obligation hereafter incurred by part_A.S.B. of the first part for feture acces, made to Dimension of the providence of these obligations hereafters berred and and causely with all of the providence is said note in this mortgage catalond, and be providence of fature obligations formed are recently here is and and causely with all of the providence is said note in this mortgage, excitained, and the providence of fature obligations hered are then this corresponse shall be ved.

Infault be made to payment of such re not paid when the same become in as good repeat as they are now, oil, and all of the obligations for the ersof, without notice, and it shall b ens created of up, as p on this com ty part thereof or givy chilgails h obligations e the and pa e, or IF wast come due and graphile, or if the insurance is not keep tog, as pr insur, or if auxiliaries is committed on such grannings, then this come for the assaulty of which this industrue it is given shall insure half he insuful for the such party of the second part, its success is memory provided by fuse and is have a receiver appointed to y part thereoff, in the memory prescribed by law, and not of all e er with the casts and charges the clocker, thereas, and the corplian ts, and it shall bergon in the ad, to the party of the first part. Part. C.B. of the first part shall pay rty of the .

by the parties hereto that the terms and provisions of this indenture and each and every obligation entend and incre to, and be obligatory upon the heirs, executors, administrators, personal represen-

IN WITHESS WHEREOF, the particis of the first part ha VO hereunto ast their handle Mayne L. Trovillion (SEAL) John A. Trovillion . (SEAL) John A. (SEAL) (SEAL) ******** STATE OF KANSAS DOUGLAS COUNTY, SS. A D. 19 61 E. 53 day of March 9th BE IT RESEMBERED, That on this before me, a Notary Public in the aforesaid County and State, NOTARL John A. Trovillion and Mayme L. Trovillion, husband and wife to me personally known is be" the same person B ______, who executed the foregoing instrument and d acknowledged the execution of the same. ALIC ed my efficial seal on in wirmuss withing, I have here 2 avrille 19 62 m Expires April 21 Notary Public

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 26th day of March 196h

ATTEST: L. E. Eby Secretary (corp seal)

This release 26th da March 64

arold a Beck By yanie Boem Land G. Back Register of Deeds

est'an

Mortgagee. by W. E. Decker Vice-President