	h the appurtenances and al at the said part. All of the lin is prophers show granted, and estas	a part da hereby cover	ant and equal that at the	delivery hereof they are	a the lawful course of	
	the second s	and that they, will war	nost and defend the same a	rgainst all parties making is	whyi claim thereta.	
	fully repaid. Its GRANT is intended as a mortgag $35_500_000^{} =$ ding to the terms of <u>GRE</u> are of <u>Harch</u> , with all interest accounts thereon so end <u>Harch</u> , of the second part to sold part <u>100</u> , of the first part a	to secone the payment of tain written obligation for 17 61 , and by cording to the terms of said pay for any insurance or to	the sum of Three The the payment of sold sum of <u>its</u> terms obligation and slop to sum discharge any taxes with it	maney, executed on the made payable to the party re any sum or sums of mor	ad 	
	nd this conveyance shall be void if fash be made in such payneers or ter, not paid when the same become minte are not hept in as good reput the whole two remaining unpaid, are we, shall himselistly mature and be all parts. I of the second part in thereon in the manuer provided by the prevnices, highly generated, or any the amount then unpaid of principal he paid by the parts. making	most payments be made as any part thereof or any ob- does and payable, or if the as they are new, or if was dealt of the obligations pro ecotors due and payable at low and to have a receiver "part thereof, in the mean and therman, together with	herein specified, and the lipstical created thereby, or havarance is not keep up, to it committed an axid pre- vided for in sold written ob the option of the holder he specified to collect the re- presented by law, and the costs and charges inclide	abligation contained them interval therean, or if the as provided herein, or if the inse, then this conveyance a lightion, for the security of reord, without notice, and it don of the said premises a not and banefits accurate 1 out of all moneys arising not thereto, and the overplate	in fully discharged, taxes on asid real to buildings on asid hall become should which this indenture shall be leaved of for nut all the improve- therefrom, and to p from such asie to m, if any there be,	
ban and	the prior by the parties - many to agreed the parties bench of the accurating therefore, shall actend as and successors of the respective Witness Whenevel, the part 162 bove written.	at the terms and provisions and inure to, and be obli- parties hereto.	of this Indenture and each gatory upon the heirs, ex	and every obligation there acutors, administrators, per hand & and seals_ with	the day and year	
	WARAN MARANA MARANA MANA MANA MANA MANA M		Doris I, Bereit		(SEAL) (SEAL) (SEAL)	
E STATE	Kanado Dal		anaanaanaanaanaanaanaanaanaanaanaanaana	មិនិយាស្រ្ត ស្រុកស្រុកស្រុកស្រុកស្រុកស្រុកស្រុកស្រុក		

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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 14th day of September 1967 J.C. Hemphill Mortgagee. Owner. Attest: Ted P. Nimie, Assistant Cashier Lawrence National Bank, Lawrence, Kansas

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Register of Deeds