8 127 E. S. Billon and Irens Billon, his wife 10 61 hattyan of Baldwin RND ..., in the County of Douglas and State of Kanas periles of the first part, and The Lawrence Mational Bank, Lawrence, Kanasa, and State of Kansas. party...... of the second part. Witnesseth, that the said part Las of the first part, in consid ration of the sum of FIFTERN THOUSAND'& no/100 * * -DOLLARS this indenture do GRANT, BARGAIN, SELL and MORTGAGE to the said part 3.....of the second part, the The Southeest Quarter (SE) of Section Fifteen (15) and the Southeest Quarter (SF) of Section Fifteen (15), all in Township Fifteen (15), Range Twenty (20), containing 320 acres, more or less. nt Assie 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 appurtunances and all the estate, title and interest of the said part les of the first part therein. And the said part les _____ of the first part do______ hereby coverent and eare that at the delivery hereof. they are here to are a the permanent of the stand of a pool and indefensive above granned, and salard of a pool and indefensive No acceptions nce therein, free and clear of all inile estate of inheritas and that they will we to that the pers 100 of the first part shall at all the indenture, pay all tas her they will shall be specified an he extent of nd payable THIS GRANT is intended as a mortgage to secure the FIFTEEN THOUSAND & no/100 # of the * --DOLLARS a obligation for the payment of said som of manage, executed on the 702 51 and by 122 meres made payable to the part y of the second the terms of said obligation and also to secure any som or sums of money advanced by the April 19 61 of the s to or to discharge any taxes with to 105 of the first part shall fail to pay id pert.J. of the second per 11g agents or the coller her between the point of the belief her bere pointed by low and to fave a receive appointed to caller the real point of the second periods by low and to fave a receive appointed to caller the real or periods appointed to appoint thereaf, is the manner prescribed by low, and the ensure the increase of callers the real of the second the callers of callers the real of the second the callers of callers the real of the second the callers of callers the real of the second the callers of callers the real of the second the callers the real of the second the callers of callers the real of the second the callers of callers the real of the second the callers of callers the real of the second the callers of the real of the second the callers of the second the callers of the second the secon id by the party making such sale, on th It is agreed by the parties bareto that the terms and provisions of this indenture and each and every obligation the after accounts therefore, shall extend and incre to, and he obligatory upon the heirs, associates, administrators, gas and successors of the respective parties harets. ten Witness Who of the first part is of the o (SEAL) (SEAL) (SEAL) (SEAL) 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 25th day of May 1965. THE LAWRENCE NATIONAL BANK, LAWRENCE, KANSAS Attest: Kenneth Rehmer Asst. Cashier. Howard Wiseman Vice-President Mortgagee. Owner. (Corp. Seal)