Morreade Made this 71h day of April , 1961 between Glarence E, Brosrs and Mary Lucille Broers his wife.

of Budora , in the County of Douglas and State of Kansas. part 1936f the first part, and Oharles Schehrer and Stella Schehrer, his wife

Winsesseth, that the said part 123. of the first part, in consideration of the sum of Four Thousand Dollars (\$4,000,00)

Four Thousand Dollars (\$4,000.00) ----- DOLLARS to them duly paid, the receipt of which is hereby acknowledged, ha X\* sold, and by this indenture do GRANT, BARGAIN, SELL and MORTGAGE to the said part 1stof the second part, the following described real estate situated and being in the County of Douglas and State of Kansas, to-win

## Lots No. Eleven (11) and Twelve (12)

in Block NO . One Hundred Sixty Four. (164).

## in the City of Eudora, Kansas.

with the appurtenances and all the estate, title and interest of the said part 1000 the first part therein.

and that LNOY will warrar and defaud the same agains all parties resking leveld claim thereto. It is agreed between the parties here o that the PATION the for part shall at all times during the Me of this indexture, pay all taxe

It is agreed between the parties haves that the part of an or part of all and it is an originate the second part of the indemoter, pay all taxes and assessments that may be levied or assessed against taid real estate when the same becomes due and payable, and there will be then the buildings upon said real state immeded against free and tarmade in such som and by goch insurance, company as all be appeiled and directed by the part 40 million of the second part, the loss, if any, made payable to the part 40 million be appeiled and directed by the part 40 million of the second part to the estate of the second part to the estate of LIDS The part 40 million of the second part to the second part to the second part of the industries, second by this industries, and all been interest at the rate of 10% from the date of payment until fully repaid.

THIS GRANT is totended as a mortgage to space the payment of the som of Four. Thousand Dollars. (\$4000.00)

according to the terms of ODG certain written obligation. For the payment of said sum of money, executed on the? 70h day of April. 1961, and by Baid terms made payable to the part 108 of the second part, with all interest according to the terms of said obligation and also to source are sum of money advanced by the said part. 108. If the second part to pay for any learners or to discharge any taxes with interest thereon as herein provided, in the event that said part 108.

That said part ARRA, on the tort part shall have to per the same as provided is this inclenture. And this conveysore shall be viold if auch payments be made as benefit perform. Such the obligation contained therein fully discharged, If default has made in such payments to any part flored or any obligation control thereiny, on interest therein, or if the laces or is and real entries are not kept in se pool regain as they are now, or if the inscense is not kept up, as provided haves, or if the buildings on said real attack are not kept in se pool regain as they are now, or if wate is converting on said premises these were able to which this indenture and the whole use remaining updaid, and all of the obligations provided for is naid written abligation, for the security of which this indenture is given, shell immediately manure and become due and payable at the option of the holder hareat, without notics, and it shall be lawful for

is given, shall immediately means and become due and psysble at the option of the holder heresit, without notice, and it shall be leavial for the sold part. 10961 the second part 109 to take possession of the holder heresit, without notice, and it shall be leavial for ment. Moreover in the makines provided by law and to here a receiver appointed to collect the rents and beamfits securing therefrom, and to and the present in the makines provided by law and to here a receiver appointed to collect the rents and beaming sections and the improvetant the presents methy granted, or any pert thered, is the manner prescribed by law, and out of all moneys arising from such als to relate the present the rents of principal and interest, granted where with the cases and charges incluses thereins, and the overplax, if any there be, shall be paid by the part 109 making such asis, on demand, to the first part 109.

It is signed by the parters hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits accounting thereform, shall extend and inove to, and be obligatory upon the here, essenters, administrators, personal representatives, assignt and occessors of the respective parties herets.

above wri

Wharasi,	the pert 14	at the B	e first part ha. V	e hersunto set.	their		and seal the	day and year
tun,				1	0	- 1 1	D	
				-61	anne	12.0	Snoen	2. (SEAL)
				Clar	ence E.	Broers	Baren	(SEAL)

Mary Lucille Broers. (SEAU Mary Lucille Broers. (SEAU)

STATE OF Kansas 85. Douglas ... COUNTY. day of April A. D., 19 61 7th. rf management, They an file 7th. day at April A. D. 19 9. Mater in , Notary Public in the storaid County and Same, came Clarence E. Breers and Mary Lucille Breers, his wife ---to me parametry known to be the same paramet. It, who executed the foregoing instru-acknowledged the ausoration of the same. olda Cort ment and duly ter WITHESS WHEREOF, I have hereoto auto year test shows written. James Bao UBLIC 47 Terrietta A. Juller 12 63 w Public Darold a Beck Register of Deeds

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 22nd day of April 1964

Charles Schehrer Stella Schehrer Mortgagee. Owner.