reportions with all hundring signifies, and planting would be a supervised by the second seco nor located on said pr TO HAVE AND TO HOLD THE SAME, WITH AN AN

And the said sers 1.0.0 of the first po they are u of the presidues above practice, and solated of a good and last i, free and clear of all I

the they ----ing tawful claim th to that the part 108 of the

t is opened between the parties be a that may be invited or summed) taid will estate impored for last a, and that they will be tracill of the usual part, the lost, if any, from part shall fuel to pay and part shall fuel to pay and in the event the service provided, of secured by this id pressives insured as in sert of the indebtedmen

This pract is intended as a a d to us of Twelve Hundred and no/100-April 19 to the press of ODC central writes defaults for April 19 61, and by its terms made p nt of said nam of many, ea tion for the m cuted on the 21.8 t

terms of sold of evidenced by m ation, also to secure all future advance book account or otherwise, up to the or thereof, and also to secure any user or first part by the pa all interest accroims party of the second p ri to pay ny tanun with interest thereas as barels pr part 10 Bot the first part shall fall to pay the same as p midded, in the en

108 of the first part hereby and and written obligation, also all faiture a 9 and property and collect all rents an 9 to targe paid property in treastable 9 to targe paid property for treastable and income arising at any and all si marty of the second part or its agent ment of insurance premiums, taxes, a affeine t, at its e I. Th 10.00

the failure of the se end part to as tert any of its right hereander at any this compliance with all the terms and p d as a waiver of its right to assert If said part 108 of the first ;

and of sold note b t 105 of the fir de to.

erwise, up to the original amon rigage contained, and the prov ed by note, book at of this mortgage, and any extensions of future obligations hereby se party of the sa of and shall co part whether evid with all of the pr

It ha made in payment of such obligations or any part thereof or any obligat of paid when the same become due and payable, or if the insurance is not k as youd repair as they are now, or if wate is cammitted on said prevailes, it all of the r the security a If he lawful fo ce, and it sh arty of the present in

d, to the party of the first part. Part 105 of the first part at It is apread by the parties hereto that the terms and provident of this industries and each and revery obligation therein containes, and all forms that extend and here to, and be obligatory upon the here, executer, administrator, personal representatives, and all forms had receiver of the second second

IN WITHESS WHEREOF, the part 108 of the first part ha VO bereants set their

	STATE OF KANSAS	Ulamore (SEAL)

wife auch to me personally known to be t inhamiledged the execution of the TTALLE WHEREOF, I have be April 21 1962 E. EDY ry Pi

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 31st day of December 1963. ATTEST. L. E. Eby Secretary
The slass by W. E. Decker Vice-President Mortgage.

ard a Beck

Secember Harold a Beck

By Janue Been