	with the appurtenances and all the estate, title and interest of the sold part. y. of the first p And the wid party of the first part do GS_ hereby excesses and agree the st the delivery hereof it. Is of the previous shows granted, and saimed of a good and indefeasible estate of interest. Here in distance it all incom- and that it. will warrent and defend the same egalent ill parties insking law it is agreed between the parties bereto that the part. y. of the first part shall at all times during the life of the land and season of the same became departs in the part. y. of the first part shall at all times during the life of the land to be agreed between the parties bereto that the part. Y. of the first part shall at all times during the life of the land the agreed between the parties became departs for and terms when the same becames doe and part is the the destended part, be lowed or measured parts for and to part when the same becames doe and part is the said parentse face and as beread parts the rest when the same becames due and the second part is the said the second part is the second part is the same became does and in a sect and and the second part is the said parentse face and as beread parts of the second part is the same became and insurance, or and the indefinite face of the indefinedness, second by the indefinite part when the second part and income became due and part at all the count that and part y. of the indefinedness, second by the indefinite part when the second part is the count of the indefinedness, second by the indefinite part is the second part i
	of the prevenue shows granted, and saized of a good and indefeable estate of indefinance therein, free and clear of all incur- ing the second part of the same second
	It is agreed between the parties herein that the part y of the first part shall at all times during the life of this loads and assessment that may be loaded or essenced against said real exists when the same becomes due and psychia, and that the same the boldings upon abit real estim isosciel against for and transition in such anu and by such loanenes company as the directed by the part y of the second part, the jest, if any, made psychia to the part y of the second part to the any and in the event that said part y of the first part shall it to pay such locas when the same become become due and
	tend assessment that may be lowed or essessed against and real extra when the same becomes due and psychia, and that temp the bolichaps upon and real state insorted against fire and transaction in such sum and by such increase company in and directed by the part_y of the second part, the jars, if any, make payable to the part due of the second part to the interest. And is the overall that sail part y of the first part shall fire a payable to the part y of the second part to the
	THIS GRANT is intended as a montpage to secure the payment of the sum of Fiftgen thousand and no/100
	according to the terms of ODR partals written obligation for the payment of said sum of money, executed on the
	day of May 19 61, and by 11.5 nervs mode psychic to the part, part, with all interest accruing thereon accounting to the terms of said oblightion and also to accurs any cours or some of mone
	and part y taxes with interest thereon as herein and
	that said part.y
;	And this conveyance shall be valid if such payments be made as herein specified, and the obligation contained therein if default be made in such payments or any pair threef or any obligation created thereby, or interest thereon, or if the retart are nor paid when the same begame size and payable, or if the insurance is not kept up, as provided herein, or if the real entries are not kept in as good repair as may are now, or if wasts is committed on texid promises, than this conveyance has and this where sum remaining unput, and all of the obligations provided for in said written obligation, for the security of we is given, shall inseedately meters and become due and payable at the option of the holder hered, which notice, and in
	the stald party of the second part to take possession of the stald premises an ments therease in the memory provided by law and to have a receiver appointed to collect the frame and banefits accruing a stall the premises hereby granted, or any part thereof, in the manner prescribed by Idw, and out of all moneys arising retain the amount than unpaid of principal and laterast, together with the costs and cherges incident thereto, and the overplas.
	shall be paid by the part.y making such sale, on demand, to the first part.y
	It is egreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein barrefits accruing therefrom, shall extend and laws to, and he obligatory upon the heirs, executors, administrators, perso settings and successors of this respective perries hereto.
	In Wilness Wheread, the party of the first part has hereunto set 123 hand and seel is above written.

A. S.

<		
State of KANSAS	, DOUGLAS County, ss.	
Be It Remembered, That on this		19 61
came Carl Hird, Jr.	in and for the County and President of Hird, Incorporated	State aforesaid,
virtue et the laws of Ransas	, a corporation duly organized, incorporated and existi	
Lo Testimony Whereof, I have	ally known to me to be such officers, and who are personal rs, the within instrument of writing on behalf of said corp hereunto set my hand and affixed my official	lly known to me oration.
Seal the day and year last above written	Warrais Phole	a and an and a second

辺る

Carl Hird, Jr.,

President

Recorded April 27, 1961 at 1:15 P.M.

10 Mauambar 10 la 1 mold a. Beck

ATTEST:

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902

Harold a. Beck Register of Deeds

nt therein.

d claim thereto. ture, pay all tax t will be specified ar tent of 155

of the second edvanced by the ded, in the event

DOLLARS,

sined, and all epresentatives, day and year (SEAL) (SEAL)

(SEAL)

(SEAL)

1

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 10th day of November 1961.

> The First National Bank of Lawrence Warren Rhodes President Mortgagee. Owner.

> > (Corp. Seal)