1.1.14

-

I she premises above granted, and s	e first part da05 her selzed of a good and in NO exceptio	defeasible estate of	Inheritance the	rein, free and cl	oor of all incun	trences,
		will warrant and d	aland the same	and in all a se		n an
It is agreed between the parties	hereto that the part V	of the first ma	et that at all of	man during the	the of the last	The Real Party of the
nd assessments that may be levied a eep the buildings upon said real as inserted by the part y . of the es- threat. And in the event that said p its premites insured as herein provi or paid shall become a part of the i num fully sepaid.	r assessed against said tate issued against fire cond part, the loss if a art \mathcal{Y} of the first p ided than the part \mathcal{Y} indettradmess, assured by	real estate when the and tornado in auc ny, made payable to nart shell fail to pay of the second y this indenture, and	a same become h som and by s the part J v soch taxes with part may pay a d shall bear inte	s due and pays such insurance of the secon ten the seme be aid taxes and in trest of the rate	ible, and thet company as sha of part to the e come due and surrance, or alth of 10% from it	he will I be specified en- stant of 125 payable or to keep er, and the amoun te date of payment
THIS GRANT IS intended as a mar THIRTY THREE HUNDRED	Rage to secure the pay	ment of the sum of				
conding to the terms of				and the second s		BOLLARS
ey of July .	19 61	and by 115	ni of said sum	of money, execu	ned we the	_5th
ay of July are, with all interest accruing theres ind party of the second part are said part y of the fare po	t to pay for any insuran	ce or to discharge	any takes with	interest thereon	as herein prov	ided, in the even
And this conversance shall be value default be made in such payments tare are not paid when the same be all enths are not kapt in as good n to the whole som remaining unpaid ghen, shall immediately menure at 25	I if each neyments be	made as herein spr	withind, and th	e obligation of	antained , thereis	fully discharged
tare are not paid when the same be	come due and payable,	any obligation on of if the insurance	is not kept up	or interest share 6 as provided h	on, or if she i erein, or if the	buildings on said
of the whole sum remaining unpaid	and all of the obliga	tions provided for i	in and written	omises, then this obligation, for th	n conveyance sha	All become absolute
a said part. If of the second p	its agents	or assigns	the take man	heract, without	notice, and it a	itall be lawful for
a taid part. If of this second parts therein is the manner provided in the previous is the manner provided if the previous them upped of priv- of the ansate to the tail of the second s	by law and to have a	receiver appointed	to collect the	rents and bens	dila acciving s	d all the improve herefrom; and to
tain the amount then unpaid of prin	ripel and interest, togeth	ver with the costs a	nd charges inc	dent thereto, at	nd the overplue,	if any there be,
an mit burd tic burg thear 3 unde	ing south ante, mis dema-	nd, to the first par	Contraction of the			and the second second
It is agreed by the parties hereto metity accruing therefrom, shall eat signa and accessors of the respect	a flight the ferms and m end, and inure to, and	be obligatory up	Senture and ear on the heirs,	h and every ob executors, admin	digation therein	contained, and all
inges and soccessors of the respect	ive parties hereto,		-			
In Wissess Whereast, the part Y	or the area per re	st hereunio sa	n	hend	and seal	the day and year
		A	landor	mil	gast.	(SEAL)
			Gord	on M. Davi	3 0	
					any-series grows	(SEAL)
						(SEAL)
	III III IIII IIII IIIIIIIIIIIIIIIIIIII	And a surger				(SEAL)
		<u>nannanannan</u>	monunum (MANAMBRIDA	nnnnnnnnn	THE REAL PROPERTY OF THE PROPE
				•		
AND	maaaaaaaaaaaaaaaaaaaaaaaaaaaaaaaaaaaaaa		in the second second	MANAMANA		
te of Kansas						
Douglas	- 25 ·					
Poultas	COUNTY.)					
	AT IT REMEMBERED, T			y of Jul;	r	A. D. 19 61
AND MILLS		Notary Publi			n the aforesaid	County and State.
	same uu	rdon M. Davi	.a, a sing	1e man		
E MARS	to pip opposite 1	notes to be the		and the second second	- Contraction	
BITE IS		nown to be the sam execution of the s				
	IN WITNESS WHEREOF, year last above w	I have hereunia sub ritten	acribed my nam	n, and affixed	my official seal	on the day and
		and the second s		2.7.0		
Calls 1 Marrie	h 18th	10 62 5	ANAU A	120111	Detara a	and the second second

Varola U. Reck Register of Deeds

Recorded July 6, 1961 at 2190 f.m. 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 6th day of August 196h. THE LAWRENCE NATIONAL BANK, LAWRENCE, KANSAS Attast: William Lebert Asst. Cash. Howard Wiseman Vice-Pres. Mortgagee. Owner.

anie Been

1

30