July 1961, and by its terms made payable to the party of the second part, seth all interest accruing thereon accords to the terms of said soligation, also to secone all foture advances for any purpose made to part. As 6 of the first part by the party of the second part to the party of the second part to pay for any insurance or to d the second part to the second part to pay for any insurance or to d the second part to the second part to the second part to pay for any insurance or to d the second part to the second part to the second part to the pay for any insurance or to d the second part to th							
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to the terms of suid chigation, also to secone all foture advances for any purpose made to part. \$6.5 of the first part by the party of the second part to have advances according the terms of the obligation theorem of this mortgage, with all interest according on until future advances according the terms of the obligation theorem at herein and also to secone any som or sums of momey advanced by the said party of the second part to pay for any insurance or to d the obligation theorem at herein and the one second part is a part herein guings to party of the second part in collection of and sums by forechour or otherwise. The follower of the second part is assert any of its right berearder at any to second part in collection of and sums by forechour or otherwise. The follower and part of the second part is second part in collection of and sums by forechour or otherwise. The follower advance and second part is assert of the second part is assert any of its right berearder at any collection of any obligation shered by assertion. The follower advance and the terms and provision is naid at other second part whether reduces the second part is assert of the second part of the secon	a second and the seco	19 61 , and by its tern	ts made payable to th	party of the second part.	with all interest acc	ruing thereon	accordia
charge any loss with interest thereon as herein provided. In the event that said park 2.0 for the first part shall fail to pay the same as provided in the indexture part of 3.0 of the first part hereity mortgage, and hereing many same as any and all times from the property mortgage of said property and calculate at the same as any pay the same as the payment of insurance payment and same, is the same as any of the same and the payment of insurance payment is the same as the payment is finder and part. A loss and form any same and pay the same an the payment of insurance payses in the same as the payment is finder and in the same and pay the same as the payment of insurance payses in the observations hereing secured. It is assert any of 18 right between the same as the payment is finder paid. It is also payed that the taking of postestion hereing secured. The same as the pay and pay of the same as the payment is providen in ald obligations and is this mortgage contained. If and part 1.0.5 of the first part shall cause to be paid to part of the same and the terms and providen in said obligation and is this mortgage contained. If a same of the right to assert any of 18 right betweender at any the said and the construerd of a value of its right to assert the same at a be part 1.0.5 of the first part shall have the terms and providen in said obligation and is this mortgage contained. If and part 1.0.5 of the first part shall cause to be paid to part of the scient part of all obligation in the second part whether reidenced by near, be and the providen of the right part of the torus and the second part is assert of the right part of the social part whether reidenced by near, be and the providen of the reinfaul memout of this mortgage, and any extensions or restations for the reinfaul the providen of the scient part of the scie	to the terms of said obligation, also to whether evidenced by note, book account	secure all future advances or otherwise, up to the ori	for any purpose mad gloal amount of this m	to part 105 of the fi	rst part by the part	ty of the se	cond par
Port 10.3 of the first part hereby and to grave of the second part the rest and locane striking at any and all times from the property mortupaded scarses of the infinite market of the second part is a strike option upon default, but to the second part is not all texts and hences here mails and so it is fully infinite the second part is a strike specified. If the second part is notified, are the second part is a strike specified in a strike specified in the second part is and the second part is no collection of the second part is no specified in the strike specified in the second part is a strike the second part is a strike the second part is a strike the second part is strike second part is strike the second part is strike second part is strik	the terms of the obligation thereof, and	also to secure any sum or s	uns of money advanced	by the said party of the sec	ond part to pay for	any insurance	or to di
The stands where here here and the start any of its right bereamder at any time shall not be constructed as a where of its right to assert the same at a to the max at the start any of its right bereamder at any time shall not be constructed as a where of its right to assert the same at a to the max at the start any of its right bereamder at any time shall not be constructed as a where of its right to assert the same at a to the max at the start any time shall not be constructed as a where of its right to assert the same at a to the max at the start and the start and the terms and providents in all double there amount due it hereat and under the terms and provident of any obligation hereafter incurred by part 10.5 of the first part for further and the regime to any obligation thereafter incurred by part 10.5 of the first part for furthere and the max at a start any the start and any extendes or resemble hered and shall comply with all of the providents in shall not be constructed as the provident of the first part for the terms and provident or the terms and provident or the terms and the regime to start the provident of the first part there of any obligations thered and thall comply with all of the the provident in shall be readed in any provident of the terms and provident or the terms and provident or the start at the terms and provident or the start is any there of any any obligations terms at the start is any at any of the terms and provident or the start is any the start is any the start is any obligations terms at the start is any the sta	charge any laxes with interest thereon a	t herein provided, in the exc	mt that said part O!	of the first part shall fail to	pay the same as pr	rovided in the	Indentur
The stands where here here and the start any of its right bereamder at any time shall not be constructed as a where of its right to assert the same at a to the max at the start any of its right bereamder at any time shall not be constructed as a where of its right to assert the same at a to the max at the start any of its right bereamder at any time shall not be constructed as a where of its right to assert the same at a to the max at the start any time shall not be constructed as a where of its right to assert the same at a to the max at the start and the start and the terms and providents in all double there amount due it hereat and under the terms and provident of any obligation hereafter incurred by part 10.5 of the first part for further and the regime to any obligation thereafter incurred by part 10.5 of the first part for furthere and the max at a start any the start and any extendes or resemble hered and shall comply with all of the providents in shall not be constructed as the provident of the first part for the terms and provident or the terms and provident or the terms and the regime to start the provident of the first part there of any obligations thered and thall comply with all of the the provident in shall be readed in any provident of the terms and provident or the terms and provident or the start at the terms and provident or the start is any there of any any obligations terms at the start is any at any of the terms and provident or the start is any the start is any the start is any obligations terms at the start is any the sta	Part 108 of the first part here secure and written obligation, also all charge of said property and cellect all r mecessary to keep maid property in teams assignment of rents shall continue in fo shall in an manner prevent or relard pa	by assign to party of the s stare advances hereunder, a ents and income and apply table condition, or other ci- ros until the snpad balance rty of the second part in c	cound part the rents a and hereby authorize p the same on the payer targes or payments pr e of said obligations i ollection of said sums	ind income arising at any an rty of the second part or it int of insurance premiums, wided for In this mortgage is fully paid. It is also agre by foreclosure or otherwise.	a all times from the s agent, at its option laxes, assessments, t or in the oblightion ed that the taking	property mo in upon defau- repairs or imp is hereby secu- of possession	rtgaged it, to tai provemen ured. Th hereund
It add part 105 of the first part shall cause to be paid to party of the second part, the entire amount due it hereaurder and under the terms and provisions of any obligation hereafter incurred by part 105 of the first part for furt answer to the original moment of this mortgage, and any extensions or research thereaft of the provisions in said on the material extension of the and the respect on the provision in said on the material extension of the answer to the terms and provisions of any obligation hereafter incurred by part 105. If the first part for furt and this mortgage, and any extensions or research and their compares on the provision in said on the material extender and the material extender to the provision in said on the material extender and the material extender the provision in said on the material extender the provision of the second part therefor any obligation terms are provided to the part of the topical and the optical extender the second part, the second part therefor any obligation terest thereon, or if the taxes on take rescale there and the research and the optical extender the second part is and to any and and all of the additions on any part therefor any obligation terms are become due and payable at the option of the second part. Its accession and attain of the second part is and the option of the add provide and all the improvements thereon in the manner provided by laws and to have a rescale appointed to collect the rest and benefits accursing therefore, and the manner provided by the part 105. If any there be, shall be paid by the part results and the option of the second part is appret by the part and take and pays and of the integration. The second part is and the	time, and to insist upon and enforce sta	nort any of its right bereun ict compliance with all the	der at any time shall terms and provisions	not be construed as a walver n said obligations and in th	r of its right to ass is mortgage contain	ert the same	at a lat
provident of sidd mite hereby secured, and under the terms and provisions of any obligation hereafter incurred by part 10.5 of the first part for hour advances, made in thereby, secured, and under the terms and provisions of any obligation hereafter incurred by part 10.5 of the first part for hour advances, made in the marking of the original memory of the mortgage, and any extensions or research, then the incomession and the provisions in said and in this maripage contained, and the provisions of future obligations hereby secured, then this conveyance shall be weld. If default is made in part of the displations are any part thereof or any obligation terms and part obligations are any obligation terms any part default are and part default or any obligation of the total and conveyance that the main provide and any of the second part whether endomeses the said or of the boling on said real extra they are now, or if what's is committed on and provides due to any any obligation of the said or part to and the said or or the boling on said real extra the said or the boling of which this indecame is not kept in any contrast of the obligations of the wat's is committed on and part of the second part. Its successors and any of the said or part and all the langerowment thereon in the manner provided by law and to the any second the real of all moneys aring from such said to real unspect of all interest together with the cost and charges incident thereto, and the output of the said provision of the said interest together with the cost and charges incident thereto, and the output of the said or part and deficiency resulting from such as all to said the part of the first part. Part 10.5 of the first part and the output of the said or part is deficiency resulting from such as all to any and interest together with the cost and charges incident thereto, and or early and the incident and any of the said or part and deficiency resulting from such as all the result and any o	If said part 105 of the first	art shall cause to be paid	to party of the secon	s part, the entire amount of	fue it hereunder an	d under the	terms a
account is a discrete, up to the original amount of this morrigant, and any extensions or research. We part of the food part whether resolutions of a stall compared and the provisions of future obligations have by an ency of the provision of the provisions of the provision of t	provisions of said note hereby secured,	and under the terms and	provisions of any obli	pation hereafter incurred by	parties of th	e first part	for futu
The default be made in payment of such adligations or any part thereof or any addigations created thereby, or interest thereon, or if the taxes on sale or end approximation of the same become the same provide and payment, or if the internation is not kept up, as provided herein, or if the buildings on sale real estate is in unpaid and all of the obligations for the concentry of the final heatmark is not kept up, as provide and berrin, or if the buildings on sale and head or bread, without notice, and it shall be karded for the shall have an exceeding and the successors and a lower shall be concentry of the option of and all of the obligations for the concentry of the shall have an exceeding and the successors and a lower shall be call premi- sed in the provides in the manager provided by the shall be part of the meaner prescribed by me, and out of all moneys arting from such sale the relation of the shall be usual of principal and interest together with the contra and charges incident therein, and the option of the shall be previded to collect the rents and benefits accruing therefore, and it shall be the shall be part of the first part. Part <u>105</u> of the first part <u>105</u> of the fi	account or otherwise, up to the original and in this mortgage contained, and the	amount of this mortgage, a provisions of future obligat		enewals hereof and shall com	mply with all of the	provisions in	said no
Jesse J. Carney (SEAL) Fern A. Carney (SEAL)	sale, on demand, to the party of the first	t part. Part 105 of th	e first part shall pay p	arty of the second part any	deficiency resulting	from such sail	le.
(ISEAL) (ISEAL)			ha VO hereunto s				rritten.
	WITNESS WHERE OF the part		ha VO hereunto s	their handband se	at the day and year		rritten, (SEA
is it is a second s	HOWTHESS WHERE the part	105 of the first part	ha VO hereunto s (SEAL) (SEAL)	their handband se	at the day and year Carne	last'above w	rritten, (SEA
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	Jesse J. Carrier	105 of the first part	ha VO hereunto s (SEAL) (SEAL)	their handband se	at the day and year Carne	last'above w	rritten, (SEA
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		105 of the first part	ha VO hereunto s (SEAL) (SEAL)	their handband se	at the day and year Carne	last'above w	rritten, (SEA
state of	Jesse J. Carries	105 of the first part AMMY 1011010000000000000000000000000000000	ha VO hereunto s (SEAL) (SEAL)	their handband se	at the day and year Carne	last'above w	rritten, (SEA
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DOUGLAS COUNTY, SS.	STATE OF KANSAS	COUNTY, SS.		their hand and and and and and and and and and	alshe day and year Carne Y	Int above w 	(SEA (SEA (SEA
DOUGLAS COUNTY SS. BE IT REMAINSMENT, That on this 18th day of July A D. 19 C	STATE OF KANSAS	10.5. of the first part AMMY 		th dy of	sPibe day and year Y Y IIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIII	last above w 	(SEA (SEA (SEA (SEA))))))))))))))))))))))))))))))))))))
DOUGLAS COUNTY. SS. BE IT REMEMBERED. That on this 18th day of July A D. 19.0 before me, a Notary Public in the aforesaid County and Size	STATE OF KANSAS	10.5. of the first part AMMY 	La Ve - Intronto s ISEAU	th day of	aPibe day and year <u>Ya</u> (19 19 19 19 19 19 19 19 10 10 10 10 10 10 10 10 10 10 10 10 10	Inst shove w Instantion Instantion A Instant County a	(SEA (SEA (SEA (SEA))))))))))))))))))))))))))))))))))))
DOUGLAS COUNTY, SS. BIT REMEMBERED, That on this 18th day of July A. D. 190 before me, a. Notary Public in the aforeial County and Size came Jesse J. Carney and Fern A. Carney, hushend	STATE OF KANSAS	COUNTY, SS. COUNTY, SS. COUNTY, JSS.	ha Ve herenio s (SEAL)	th day of	aPibe day and year <u>Ya</u> (19 19 19 19 19 19 19 19 10 10 10 10 10 10 10 10 10 10 10 10 10	Inst shove w Instantion Instantion A Instant County a	(SEA (SEA (SEA (SEA))))))))))))))))))))))))))))))))))))
DOUGLAS COUNTY, SS. SS. SS. SS. SS. SS. SS. SS.	STATE OF KANSAS	LOS of the first part AMMY HILLING COUNTY SS. COUNTY SS. SS IT RESERVANCE Defore me, a 1 came 1983 and	ha Ve herenio s istal)	th day of to y and Fern A	aPibe day and year <u>Ya</u> (19 19 19 19 19 19 19 19 10 10 10 10 10 10 10 10 10 10 10 10 10	Inst shove w Instantion Instantion A Instant County a	(SEA (SEA (SEA (SEA))))))))))))))))))))))))))))))))))))
DOUGLAS COUNTY, SS. BI IT EXEMUTERED. That on this 18th day of July A D. 19C before me, a Notary Public in the atoresal County and Sta came Josso J. Carney and Fern A. Carney, husband and wife	STATE OF KANSAS	LOS of the first part AMMY INVESTIGATION COUNTY, SS. IN IT REMANDERED, T before m, a J came J OBJ and to me personally	hat on this 10 Notary Public Carne Wife	th day of .	alite day and year <u>Carrie</u> y uuuuuuuuuuuuuuuu uuuuuuuuuuuuuuuuuu	Ant above so	vritten. (SEA (SEA) (SEA
DOUGLAS COUNTY SS. SS IT IT REMEMBERED. That on this 18th day of July A D. 19.0 A D. 19.0 ST IT REMEMBERED. That on this 18th day of July A D. 19.0 In the aforesaid County and Statement and Statement and Wife St IT REMEMBERED. That on this 18th day of July A D. 19.0 In the aforesaid County and Statement and Mife St IT REMEMBERED. That on this 18th day of July A D. 19.0 In the aforesaid County and Statement and Mife St IT REMEMBERED. The second of the same person S who executed the foregoing instrument and day of July A D. 19.0 In the aforesaid County and Statement and day of July A D. 19.0	STATE OF KANSAS	LOS of the first part AMMY IIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIII	ha Ve hereonio s ISEAU	th day of y and Forn A.	aliane day and year <u>Carrie</u> y uuuuuuuuuuuuuuuuuuuuuuuuuuuuuuuuuuu	kat above s	rrittan. (SEA) (SE
DOUGLAS COUNTY, SS. BIT IT REMANSIONED, That on this 18th day of July A D. 19.0 before ms, a Notary Public in the aforesaid County and Sta and wife to me personally known to be the same person S who executed the foregoing instrument and du acknowledged the execution of the tame. IN WITHERS WWERDEF, I have herein subscribed my name, and affined my official teal on the day and year la above writes.	STATE OF KANSAS DOUGLAS	LOS of the first part AMMY IIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIII	hat on this (SEAL) (SEAL) Initial initial in	th day of y and Forn A.	aPahe day and year aPahe day and year IN IN IN IN IN IN IN IN IN IN	kat above s	vritten, (SEA (SEA (SEA)
DOUGLAS COUNTY. SS. SE IT REMEMBERED. That on this 18th day of July A D. 19.0 A D. 19.0 SE IT REMEMBERED. That on this 18th day of July A D. 19.0 In the aforesaid County and Size and Mile and Mile and Mile SUIT O T A R In the aforesaid County and Size and Mile and Mile In the aforesaid County and Size and Mile and Mile SUIT O T A R In the aforesaid County and Size and Mile and Mile In the aforesaid County and Size and Mile and Mile SUIT O T A R In the aforesaid County and Size and Mile and Mile In the aforesaid County and Size and Mile and Mile SUIT O T A R In the aforesaid County and Size and Mile and Mile In the aforesaid County and Size and Mile and Mile SUIT O T A R In the aforesaid County and Size and Mile and Mile In the aforesaid County and Size and Mile and Mile SUIT O T A R In the aforesaid County and T A R In the aforesaid County and Size and Mile A R	STATE OF KANSAS DOUGLAS	LOS of the first part AMMY IIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIII	hat on this (SEAL) (SEAL) Initial initial in	th day of y and Forn A when any name and setting the person S who are the any name, and atting	aPahe day and year aPahe day and year IN IN IN IN IN IN IN IN IN IN	kat above s	vritten, (SEA (SEA (SEA)

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RELEASE 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 10th day of September 1963

Harold G. Beck

THE LAWRENCE BUILDING AND LOAN ASSOCIATION Mortgagee. by W. E. Decker Vice-President

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