with the appurtenances and all the estate, title and interest of the said part les of the first part therein. isses above granted, and salzed of a good and indefeasible estate of inheritance therein, free and cla-

and that. they will warrant and defaud the same against all parties making is ad between the parties haveno that the part 122. of the first part shall at all times during the life of this in re, pay all taxe

An excess between the parties merels have been perf. LES. of the first per shell at all times during the UFs of this indenture, per all taxes and assumements that may be level or assussed against said real estate victors the same becomes due and payable, and that LEY will 1 keep the buildings upon asid real estate insured against fire and toreade in such same becomes due and payable, and that LEY will a directed by the party. of the second pert, the loss if year, made payable to the parts by such facerones company as shall be secolided and interest. And in the event that said part LES. of the first part shall field to pay such taxes when the same deformers due and payable or to Leop and permises insured as having inpublic, than the part. of the second part may pay such taxes and taxes first, and the amount and first payable. The same part is indented taxes are pay and taxes and the date of payment and first payable.

of the sum of Thirty-four thousand four hundred and ----- DOLLARS.

econding to the terms of OOC cartain written obligation for the payment of said sum of money, executed on the 15t day of <u>August 19.61</u>, and by <u>Its</u> terms made payable to the paylor of the second part, with all interest securing thereion according to the terms of said obligation and also to secure any sum or sums of money advanced by the

aid part_y of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the exthat said part ... 123 of the first part shell fall to pay the same as provided in this inde

that said perm_12_3... of the first part shall fail to pay the same as provided in this indenture. And this convergence shall be valid if such payments be made as herein specified, and the obligation contained therein fully discharged If default be made in such payments or part thereof or any obligation created thereby, or interest thereon, or if the taxes on said real straits are not paid when the same becomery part thereof or any obligation created thereby, or interest thereon, or if the taxes on said real straits are not paid when the same becomery part thereof or any obligation created thereby, or interest thereon, or if the buildings on said real states are not bept in as good repair as they beyond, or if wasts is committed on said premises, then this conveynore shall be cone also beyond on the dube to an remaining unpaid, and all of the obligations provided for in said written obligation, for the ascurity of which this indenture is given, shall immediately mature and become due of appublis at the option of the holder hereof, without notice, and it whall be lawful for

In given, that immediately mature and become due and psyable at the option of the holder hereof, whole mature and become due and psyable at the option of the holder hereof, whole mature and become due and psyable at the option of the holder hereof, whole mature and become due and psyable at the option of the holder hereof, whole mature and become due and to have a receiver appointed to collect the rests and benefits account meeting and to have a receiver appointed to collect the rests and benefits account meeting and interest, together with the case to a collect the rests and benefits account of principal and interest, together with the case indicatest hereits, and the overplus, if any there be, shall be paid by the part Y making such sale, on demand, to the first pertiles. It is agreed by the part Y making such sale, on demand, to the first pertiles. It is agreed by the parts here to that the terms and provisions of this indemare and each and every obligation therein contained, and all be abligatory upon the heirs, executors, ediministrators, personal representatives, and and sales and secrets on the sale of the part of the terms of the respective parties herets. It is agreed by the part S and and inve to, and be obligatory upon the heirs, executors, ediministrators, personal representatives, and sales are sales and the being the same sale sales and the obligatory upon the heirs, executors, ediministrators, personal representatives, and sales are sales and the sale sales and sales

1. 1. 2. S. V.

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Robert R Elder Wilman EldersEAU Nancy S. Bzell (SEAL) on Virginia . Janison



stebulan 62 Harolda Beck By Jamie Been

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 12th day of February 1962. The First National Bank of Lawrence, Lawrence, Kansas Warren Rhodes, President Mortgagee.