168 with the apportenances and all the estate, title and interest of the said parties, of the first part therein. And the seld per 183 of the first part do ______ hereby covenant and agree that at the delivery hereof they anothe lawful owner a of the premises above granted, and saized of a good and indefessible estate of inheritance therein, free and danged all incumberances. Except one certain Real Estate Mortgare Feb. 11, 1958 in the amount of \$7,000,00 payable to the Lawrence National Bancar Recorded Book 117, Fage 193 of records of DougLas Co., Ks. now reduced to \$2009.13 will werrant and defend the same against all perfect making levelul dain therets. rt. 185 of the first part shall at all times during the life of this indenture, pay all taxes and assessments that may be levied or essensed, against said real enter when the same becomes due and payable, and that <u>Dby vill tases</u> keep the buildings upon said real exterts insured against fire and torrando is noth sum and by such insuresc company as shall be specified and diversed by the party... of the second part, the loss, if any, made payable to the part <u>J</u>, of the second part to the second part, the pay, the second part and the second part to the same became day and payable or to keep and pennises insorted a herein provided, then the part <u>J</u> of the second part may pay and taxes and insurance, or either, and the smooth second part to the rate of 10% from the date of payment unit fully repaid. THIS GRANT IS FIFTY FIVE HUNDRED & no/100 * DOLLARS, 2 certain written obligation for the payment of said sum of money, executed on the 13th sccording to the terms of day of <u>September</u>. 19.61 and by <u>1.1.5</u> terms made payable to the part <u>y</u> of the second part, with all interest according thereon according to the terms of said obligation and also to secure any sum or sums of money advanced by the said part <u>of</u> the second part to pay for any insurance or to dischargé any taxes with interest thereon as herein provided, in the event that said pars 108 of the first part shall fail to pay the same as pro Hild take person and the servery person and the person and as herein perified, and the obligation contained therein fully discharged. If default be made in such payments or any part thereof or any obligation created thereby, or interest thereon, or if the tyses on said real states are not paid when the same become bed and payable, or if the interprete is not kept up, as provided herein, or if the building on said states are not any in a same become between they are now, or if watts is committed on said premise, then this conversors shall be come absolve and the whole sum remaining unpaid, and all of the obligations provided for in said written obligation, for the ascult of which this indenture is given, that is measting manual, and all of the obligations provided for in said written obligation, for the ascult shall be develue in given, that is measting manual and shall be develued for a said written obligation. Tories and it shall be develued for the given, that is an even of the same become does and payable at the option is the holder hered, withour notices and it shall be develued for the given. that the same transmission of the state written obligation the state written obligation and the same become does and previous and the same state of the same that the same become does and payable at the option is the holder hered, withour notices and it shall be develued for the said perty of the second part 1ts agents or assigns to take possession of the said premises and all the improve-ment threads in the manner provided by law and to have a resolver appointed to collect the rent and benefits accuring therefrom; and to sail the premises hereby granted, or any part thread, in the manner prescribed by law, and out of all moneys arising from such sale to refin the amount than unpaid of principal and interest, together with the cents and charges incident theretos, and the overplus, if any three be, -2." shall be paid by the part Y making such sale, on de d to the first part 185 It is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all parefits according thereform, shall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives, stages and accessors of the respective parties hereto. to Winness Whereal, the part 185 of the first part haVe hereunto set their hand S and seal the day and year Russell C. Mills Mills (SEAL) (SEAL) Margot M. Mills miles (SEAL) (SEAL) Kansas STATE OF Douglas COUNTY, NED, That on this in 13th day of September A. D. 19 61 Notary Public in the aforesaid County and Sta before me, a came Russell C. Mills and Margaret M. Mills, his wife to me personally known to be the same person $\overline{S}_{\rm m}$ who executed the foregoing instrument and duly acknowledged the execution of the same, IN WITNESS WHEREOF, I have harounto subscribed my name, and affixed my official seal on the day i year last above written. Howard Wiseman Noter March 18th 19 62 Nion Es Harold a. Beck, Register of Deeds By: Jamie Baem. Deputy 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 29th day of March 1962. The Lawrence National Bank Geo. H. Ryan Vice Pres. Mortgagee. Owner.

This relaces west weither autorising harryan his 29 day march 60

Hundd & Back By Jamie Baem