with the appurtenances and all the estate, title and interest of the said part. Les of the first part therein, And the said part IRS of the first part do _____ hereby covenant and agree that at the delivery hereof Lhey are the lewful ow of the premises above granted, and setzed of a good and indefeasible estate of inheritance therein, free and clear of all incu and that they will warrant and defend the same against all parties making lawful claim the It is agreed between the parties hereto that the part les of the first part shall at all times during the life of this inde pay all ta And assessments that may be leveled or assessed against aid real estate when the same back at times during the life of this indenture, pay all taxes read the buildings upon said real estate insured against aid real estate when the same backmons due and physicale, and thet <u>bby will</u> read the buildings upon said real estate insured against fire and sormado in such sum and by such insurance company as shall be second part. The the second part, the second part, the local if are, made payable to the part. terest, And in the event that said part <u>125</u> of the first part shell fail to pay such taxes when the same become due and payable, and there exists of a part part of the second part to be easiest of a taxe of the same back and the same back and a taxe and invarance, or either, and the same back and taxes and invarance, or either, and the same back and the same arms of ORE certain written obligation for the payment of taild sum of money, executed on the 15th March 19 62, and by its terms made payable to the part. Y of the second rest according to the terms of seld obligation and also to secure any sum or sums of money edvanced by the ith all interest accruing th aid part y of the second part to pay for any insurance or to discha any taxes with interest thereon as herein provided in the e at said part. ICS of the first part shell fail to pay the sa e as provided in this ind And this conveyance shall be void if such payments be made as herein specified, and the obligation contained it default be made in such payments or any part thereof or any obligation created thereby, or interest thereon, or if size are not paid when the same become day and payable, or if the interesting is more hapt up, as provided herein, or if all estate are not kept in as good repair as they are now, or if waste is committed on said premise, then this conveyand the whole sum remaining upgatid, and all of the obligations provided for in said written obligation, for the security plem, shall immediately mature and become due and payable at the optime of the holds hereof, while or loke, and the table pert X of the second part is the provided by low and to have a receiver appointed to collect the rents and benefits accruing interfance therefore the three provided by low and to have a receiver appointed to collect the rents and benefits accruing interfance therefore the three provided or any part thereof, in the manner precibed by low, and out of all moneys estaing from such the amount then unpaid of principal and intereast, constructive with the correct and, charge includent theorem, and the beerplus, if any that the pert X, making such table, on demand, to the first part 125. It is agread by the parties hareto that the terms and provisions of this indenture and each and every obligation therein contained, nafits accruing therefrom, shall extend and inure, to, and be obligatory upon the heirs, executors, administraturs, personal represe Igns and successors of the respective parties hereto. ef, the part 185 of the first part he VE their hends and seal S. the day and year x Donald M. Dicker (SEAL) (SEAL) X Verginia R. Virginia R. Dicker a R. Llig (SEAL) (SEAL) STATE OF KANSAS DOUGLAS COUNTY. BE IT REMEMBERED, That on this 15th before me a Notary Public A. D., 19 62 March day of OTARE before me, 'a Donald M. Dicker and Virginia R. Dicker, husband and PUBLIC wife to me personally known to be the same person S, who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed a year last above written. ne; and affixed my official seaf on the day and Es September 17 19 65 E. B. Martin, Notary Public

Maller Co

372

necorded March 16, 1962 at 3:20 P.M.

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 15th day of June 1966.

(Corp. Seal)

Kansas By E B Martin Vice President Mortgagee. Owner.

Hard G. Beck Register of Deeds

This release Was written on the original mortgage entered this 15 day of 14 con 2 19 16 6

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