and the said of the

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•			L5 BOOK 131	a server a first server a first server s	
MORTGAGE		and the second se	and the second s	blisher of Legal Blanks, Lav	and the second se
This Indenture, Made th Ralph J. Hess and	is 7th Ruth E. Hess	day of ⁹ husband an	May 1 wife,	, 196	2. between
of Lawrence ,	in the County of	of Donel	98 90	d State of Kansa	
part ies of the first part, a					
and the second	NOT ALL PROPERTY OF ALL OF ALL OF	CONTRACTOR STATE	a monecia di finanzi	y of the secon	d part.
Witnesseth, that the said Two thousand seven hun		Shift share the set of the set of	sideration of th		
to them	AUDIO CONTRACTOR DE LA CONTRACT		is hereby ackr		
this indenture do GRAI					
following described real	estate situated a	ind being in the	County of	ouglasa	ind State of
Kansas, to-wit:					
Lot No. Twenty Fou to the City of Law	r (2n), Biock rence, Douglas	No. Two (2), County, Kans	Babcock Place	, an Addition	
with the appurtenances an		Regularization of the sources			
And the said part 105 of the of the premises above granted, and					
	and that they	will werrant and de	end the same against	sil parties making lawful	claim thereto
It is egreed between the parties and assessments that may be level at keep the buildings upon said real e directed by the partJkof the sai interest. And in the event that said said premises Insured as herein pro- to paid shall become a part of the until fully repaid.	hereto that the part or assessed against sate state insured against fir econd part, the loss, if part, 16S, of the first	.es of the first part I real estate when the e and tornado in such any, made payable to part shall fail to pay	shall at all times du same becomes due sum and by such in the part y of such taxes when the	ting the life of this indentu and psyable, and that the surance company as shall the second part to the exter- same become due and pay	re, pay all taxes hey be specified and nt of its able or to keep
THIS GRANT is intended as a mo	ortgage to secure the p		Two thousan	ud Seven hundred	Fifty and DOLLARS,
part, win all interest accruing there said part J of the second pa that said part LBS of the first p And this conveyance diall be vo If default be made in such payme Attate are not paid when the same fatte are not paid when the same and the whole sum remaining unpa is given, shall immediately mature	19. 62. on according to the ter rt to pay any insur- part shall fail to pay th old if such payments be the or any part thereof become due and payabl repair as they are now id, and all of the obli and become due and y	, and by. 113 ms of said obligation ante or to discharge a e same as provided in t made as herein spe or any obligation cre or at the insurance or if the insurance or if waste is commi gations provided for i nayable at the option	terms main indials to secure ar indials with intere this indenture. ified, and the obligation and thereby, or inter- ted on seid premises a said written obligation the holder hereof	le payable to the part V y sum or sums of money of it thereon as herein providi- gation contained therein real thereon, or if the tar rouided herein, or if the t funn this conveyance shall on, for the security of whit without notice, and it sha	of the second advanced by the ad, in the event fully discharged es On said rea suildings on said become absolute to this indenture li be lawful for
the said part. y of the second ments thereon in the manner provid sell the premises hereby granted, or retain the amount then unpaid of pr	ed by law and to have or any part thereof, in	'a receiver appointed the manner prescribe other with the costs a	to take possession to collect the rents d by law, and ou of charges incident	of the said premises and and benefits accruing the t of all moneys arising fro hereto, and the overplus, i	all the improve- refrom, and to om such sale to f any there be
shall be paid by the part	eto that the terms and extend and inure to, a	provisions of this inc	enture and each and	every obligation therein co ors, administrators, persona	ontained, and all I representatives,
In Witness Whereof, the part 1.		ha VO hereunto se	their _h	and S and seat S the	e day and year
	-	x. OT	alph 1ª	Kert	(SEAL)
		Ralp	h J. Hest	B	(ŞEAL)
		Ruth	E. Hess	and the second second	(SEAL)
					(SEAL)
	1. 1. ^{1.} N				•
NAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAA			MAAAAAAAAAA		
STATE OF KANSAS)				
DOUGLAS	COUNTY, SS.	· . · ·	1	• • • • • • •	
	BÈ IT REMEMBERED		th day of	May	A. D., 1962
	before me, a came Ral	notary pub ph J. Hess an		in the aforesaid C	
	to me personal acknowledged	ly known to be the sar the execution of the	te person S who i	executed the foregoing instr	a marine constraints and
		OF, I have hereunto su		nd affixed my official seal	on the day and
My Commission Expires June 1	4	19 62	Trosla	<i>ultura</i> ders	Notary Public
University of the second secon	us da ver sinc" i	dine in adda		H019	regrary Public

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 2nd day of September 1969. THE FIRST NATIONAL BANK OF LAWRENCE Cashie LAWRENCE, KANSAS H. D. Planders, Vice Pres. &

Harold U. Beck