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previously of said once brethy secured, and under the terms and previousles of any obligation hereiter scarred by part 6.92 of the first part for flaure above. The control of the contr	If said part 109 of the first	part shall cause to be paid to party of	the second part the entire amou	in this mortgage contained.	
The party of the record part whether colorsced by such, book accounts for the charges in the browning are to the original smoot of this mortgage, and any extensions or receases there and shall control with all of the process of the color o	provisions of said note hereby secured,	and under the terms and provisions	of any obligation hereafter incurred	by part 100 of the firm	t nart for future
If default be made in payment of such deligations or any part thereof we say obtained the manual three or will be the series or the series or the series of	advances, made to account or otherwise, up to the original and in this mortgage contained, and the	amount of this mortgage and any extension	by party of the	second part whether evidence	
STATE OF KANSAS DOUGLAS COUNTY Before, me, s. No. tary Public in the aforesald County and State. Lyle E. Hart and Lucille I. Hart, Insuband and with same persons 3 who described the foregoing instrument and day acknowledged the execution of the same. Having white white white the herents subscribed my name, and affined my efficial seal on the day and year last above written. RELEASE The undersigned, owner of the within mortgage, he reby acknowledges the full payment or debt secured thereby, and authorizes the Reigster of Deeds to enter the discharge of t tgage of record. Dated this 28th day of January 1965. THE LAWRENCE BUILDING AND LOAN ASSOCIATION Mortgagee. By H. C. Brinkman President International States of Seal of the same of	If default be made in payment of estate are not paid when the same become the first in as good repair as they are ing unpaid, and all of the obligations fo holder benefit, when the total and all the improvements thereon in the sell the premises hereby granted, or any unpaid of principal and interest together	such obligations or any part thereof or ome due and payable, or if the insurar now, or if waste is committed on said ir the security of which this indenture all be lawful for the said party of the manner provided by law and to have part thereof, in the manner prescribed r with the costs and charges incident;	any obligations created thereby, or ce is not kept up, as provided her premises, then this conveyance sha is given shall immediately mature as second part, its successors and as a receiver appointed to collect the by law, and out of all moneys ari hereto, and the overplux if any the	interest thereon, or if the tein, or if the buildings on as il become absolute and the wind become due and payable at sisjns, to take possession of rents and benefits accruing sing from such sale to retain the payable and the payable paya	hole sum remain- the option of the the said premises therefrom; and to the amount then
STATE OF KANSAS DOUGLAS COUNTY Before, me, s. No. tary Public in the aforesald County and State. Lyle E. Hart and Lucille I. Hart, Insuband and with same persons 3 who described the foregoing instrument and day acknowledged the execution of the same. Having white white white the herents subscribed my name, and affined my efficial seal on the day and year last above written. RELEASE The undersigned, owner of the within mortgage, he reby acknowledges the full payment or debt secured thereby, and authorizes the Reigster of Deeds to enter the discharge of t tgage of record. Dated this 28th day of January 1965. THE LAWRENCE BUILDING AND LOAN ASSOCIATION Mortgagee. By H. C. Brinkman President International States of Seal of the same of	sale, on demand, to the party of the first	st part. Part 103, of the first part	shall pay party of the second part	any deficiency resulting from	such sale.
STATE OF KANSAS DOUGLAS COUNTY Before me a Notary Public is the aforesid County and State. Lyle F. Hart and Lucille I. Hart, Insuband and wife On me personally known to be the same. Person S who excuted the foregoing instrument and duty April 21 1962 at 10:15 A.M. RELEASE The undersigned, owner of the within mortgage, hereby acknowledges the full payment of debt secured thereby, and authorizes the Reigster of Deeds to enter the discharge of trages of record. Dated this 28th day of January 1965. THE LAWRING BUILDING AND LOAN ASSOCIATION Mortgagee. BY H. C. Brinkman President Scholard Discharge Discharace Services The indexed the secured the services of the same of the same of the secured thereby, and authorizes the Reigster of Deeds to enter the discharge of trages of record. Dated this 28th day of January 1965. THE LAWRINGE BUILDING AND LOAN ASSOCIATION Mortgagee. BY H. C. Brinkman President	It is agreed by the parties hereto t therefrom, shall extend and laure to, and	that the terms and provisions of this in d be obligatory upon the heirs, executor	denture and each and every obligates, administrators, personal represent	tion therein contained, and all tatives, assigns and successors	benefits accruing of the respective
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STATE OF KANSAS DOUGLAS THE TRANSMERRER, That on thisist day of August a D. 19 62 before one, a Notary Public in the aforesid County and State. came Lyle E. Hert and Lucille I. Hart, husband and wife who executed the foregoing instrument and duty acknowledged the execution of the same. IN WITHERS WERERER, I have hereunts subscribed my name, and affixed my official seal on the day and year last above writted. By Commission Expires April _ 21 19 60	Myle E. Hart	C(SEAL)	Lucille &	Harl	(SEAL)
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