The undersigned, owner of the within mortgage, hereby acknowledges the full payment of the debt secured thereby, and authorizes the Register of Deeds to enter the discharge of this mortgage of record. Dated this 9th day of June 1964.

THE LAWRENCE BUILDING AND LOAN ASSOCIATION by W. E. Decker Vice President Mortgagee.

	0000	
. 0	MORTGAGE BOOK 132	
THIS INDENTURE, Made this.	16th day of October	1962 - betwee
J. W. Calver	t, Jr. and Hazel B. Calvert, husband and wife	
of Lawrence	in the County of Dougles and State of Kansas part 185	of the first part, a
THE LAWRENCE BUILDING AND	LUAN ASSOCIATION of Lawrence, Kansas, party of the Second Part.	Phoposine (12 1927
Thirty-Seven H	part 165 of the first part, in consideration of the loan of the sum of Hundred and no/100	DOLLAF
	duly paid, the receipt of which is hereby acknowledged, ha \overline{V} Θ sold and by this indent to the said party of the second part, its successors and assigns, the following described real estate sits	
Douglas	to the said party of the second part, its successors and assigns, the following described real estate sits and State of Kansas, to-wit:	ated in the County
· Lot 1	Two Hundred Four (20h) on Tennasson Street	
Together with all heating, lighting,	ae City of Lawrence, in Douglas County, Kansas. and plumbies equipment and fixtures, including stokers and burners, screens, awnings, storm windows cetton with said property, whether the same are now located on said property or hereafter placed there	
TO HAVE AND TO HOLD THE	ection with said property, whether the same are now located on said property or hereafter placed there. SAME, With all and singular the tenements, hereditaments and appurtenances thereunto belonging, or in	and doors, and windo
forever.	the teneroents, nereoltaments and appurtenances thereunto belonging, or in	anywise appertaining
of the premises above granted and	he first part do hereby covenant and agree that at the delivery hereof they are the	e lawful owner S
me premises above granted, and s	seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances	
nd that they w	rill warrant and defend the same against all parties making lawful claim thereto.	• • •
it is agreed between the parties	s hereto that the part 108 of the first part shall as all store	
ents that may be levied or assessed oon said real estate insured for los	d against said real estate when the same become due and payable, and that they will be seful from fire and extended coverage in such sum and by such insurance common the same become due and payable, and that they will be	all taxes and assess
irty of the second part, the loss if	anguinst said real estate when the same become due and payable, and that they will? so from fire and extended coverage in such sum and by such insurance company.as shall be specified	and directed by th
the first part shall fail to pay suc cond part may pay said taxes and ar interest at the rate of 10% fr	the taxes when the same become due and payable or to keep said premises instreat. And in the event the classification of the common same considerable to the common same considerable to the common same considerable to the common same c	at said part188 then the party of the s indenture, and shall
This grant is intended as a mort	and n	0/100-00-0
cording to the terms of One	Certain written obligation for the name of the same of	A CALL OF THE REAL PROPERTY.
the terminal transfer in	, and by its terms made payable to the party of the second part, with all interest accrui	ing thereon according
	and or otherwise, up to the original amount of this mortgage, with all interest accruing on such future a	of the second part, dvances according to
arge any taxes with interest thereon	as herein provided, in the event that said part 169 of the flest and the first	mourance or to dis-
cure said written obligation, also all arge of said property and collect all cessary to keep, said property in ten	pereby assign to party of the second part the rents and income arising at any and all times from the protection and the rents and income arising at any and all times from the presents and income arising at any and all times from the prents and income and apply the same on the payment of insurance premiums, taxes, assessments, represent condition, or other charges or payments provided for in this mortgage or in the obligations force until the unpaid balance of said obligations is fully paid. It is also agreed that the taking of party of the second part in collection of said sums by foreclosure or otherwise.	operty mortgaged to upon default, to take airs or improvements hereby secured. This possession hereunder
e, and to insist upon and enforce s	assert any of its right hereunder at any time shall not be construed as a waiver of its right to assert	the same at a later
If said part 188 of the first	part shall cause to be paid to party of the second part, the settle	
	the Letters and provisions of any obligation bereafter increased by	
ount or otherwise up to the salata-	by party of the second and at an	enced by note, book
If default be made in payment of the are not paid when the same bee kept in as good repair as they are unpaid, and all of the obligations, for ere hereof, without notice, and it sha all the improvements thereon in the the premises hereby granted, or any all of principal and interest togethe	such obligations or any part thereof or any obligations created thereby, or interest thereon, or if the come due and payable, or if the finanzance is not kept up, as projuded herein, or if the buildings and now, or if waste is committed on said premises, then this conveyance shall become absolute and the control of the second payable and the property of the second of the second payable that is indeed to the second payable and it is also that it is understand the payable that is the payable that payable that payable the payable that payable the payable that payable that payable the payable that payable that payable the payable that payable the payable that payable the payable that payable that payable the payable that payable that payable the payable that payable the payable that payable the payable that payable that payable the payable that payable that payable the payable that payable th	taxes on said real said real estate are whole sum remain- at the option of the f the said premises therefrom; and to in the amount then
It is agreed by the parties hereto	rst part. Part. 1865 of the first part shall pay party of the second part any deficiency resulting from	such sale.
efrom, shall extend and inure to, an ies hereto.	and be obligatory upon the heirs, executors, administrators, personal representatives, assigns and successor	Il benefits accruing
IN WITNESS WHEREOF, the part		
Iw Calvert	Le of the first part ha Ve hereunto set the 17 handsand sealishe day and year last Le (SEAL) Hazel B. Calvert	above written.
J. W. Calvert,	, Jr. Hazel B. Calvert	(SEAL)
		(SEAL)

STATE OF KANSAS	<u> </u>
DOUGLAS	COUNTY, SS.
1 6 B	BE IT REMEMBERED, That on this 16th day of October A. D. 19 62
	before me, a Notary Public in the aforesaid County and State,
HOTARL	came J. W. Calvert, Jr. and Hazel B. Calvert,
	husband and wife
S VALICOS S	to me personally known to be the same person. Swho executed the foregoing instrument and duly acknowledged the execution of the same.
	IN WITHES WHEREOF, I have hereunto subscribed my name and affixed my official seal on the day and year last above written.
My Commission Expires Apr	11 21 10 66 Z. C. Chr

By: Janie Been, Deputy