This grant is inten	ded as a mortgage to secure t	he payment of the sum	of Four Thous	and and n	0/100	DOLLA
according to the terms	of Olie certain	written obligation for	the navment of said sum		- 26+h	
Apri	1 , 1963 , an	d by its terms made pa	yable to the party of the	second part, with all	interest accruing the	
whether evidenced by no the terms of the obligati	te, book account or otherwise, on thereof, and also to secure	ture advances for any pup to the original amount any sum or sums of mon	t of this mortgage, with	S of the first par all interest accruing o	t by the party of the n such future advance	e second pa
charge any taxes with in	terest thereon as herein provid-	ed, in the event that sale	d part 1.0 Se the first no	et shall fall to one th		
secure said written oblig charge of said property necessary to keep said p	first part hereby assign to pration, also all future advances and collect all rents and incom roperty in tenantable condition I continue in force until the unit or retard party of the second	arty of the second part hereunder, and hereby a me and apply the same or or, or other charges or pa	the rents and income aris authorize party of the sec- n the payment of insuran- ayments provided for in t	ng at any and all tir ond part or its agent, ie premiums, taxes, a his mortgage or in t	nes from the property at its option upon d	mortgaged efault, to ta
The failure of the s time; and to insist upon	econd part to assert any of its and enforce strict compliance	right hereunder at any with all the terms and	time shall not be construent provisions in said obligations	ed as a waiver of its		
If said part L C S	of the first part shall cause	to be paid to party of	the second part, the en	tire amount due it i	prounder and under a	the terms -
provisions of said note	ereby secured, and under the	terms and provisions	of any obligation hereafte	r incurred by part	OS of the first n	art for futur
account or otherwise, up and in this mortgage con	to the original amount of this tained, and the provisions of f	mortgage, and any exte	nsions or renewals hereof secured, then this convey	rty of the second par and shall comply wit	rt whether evidenced h all of the provision	by note, bo s in said no
not kept in as good repaing unpaid, and all of the holder hereof, without nand all the improvements sell the premises hereby unpaid of principal and it	in payment of such obligations the same become due and p if as they are now, or if wast e obligations for the security of tice, and it shall be lawful for thereon in the manner provid tranted, or any part thereof, in the the cost interest together with the cost	e is committed on said of which this indenture is the said party of the ed by law and to have the manner prescribed is and charges incident to said charges incident to the manner prescribed.	premises, then this conversis given shall immediately second part, its successor a receiver appointed to copy law, and out of all measures and the second part that the second part is not second part to copy law, and out of all measures and the second part to copy law.	wided nerein, or if the rance shall become all mature and become ders and assigns, to ta- bliect the rents and it oneys arising from su	buildings on said no positive and the whole ue and payable at the ke possession of the penefits accruing there ich sale to retain the	eal estate a sum remain option of the said premise efrom; and amount the
to the shound but the	arty of the first part. Part 1	of the first part	shall pay party of the sec	ond part any deficient	y resulting from such	sale.
parties hereto.	parties hereto that the terms and inure to, and be obligatory	apart the menta, executor	a, administrators, personal	representatives, assig	ins and successors of	the respecti
Saul D.	Celschlaeger Oelschlaeger	first part ha VO (SEAL)	Davis S	hand and seaf the d	ly and year last abov	e written.
raur D.	verschlaeger	(SEAL)	Doris I	. Oelschl	aeger	(SEAL
/#####################################			***************************************	***************************************		
						1

STATE OF	KANSAS	l.					
No.	DOUGLAS	COUNTY, 5		26.13			
		BE IT REMEMBI	RED, That on this	26th	day of AT	pril	A. D., 19
HOT		before me,	ul D. Oel	Notary Pub	110	in the aforesald C	County and Stat
200	J. F.	hi hi	sband and	schlaeger	and Doris	r. Uelsch	laeger,
UB	110	The state of the s					
人で影響		acknowledge	d the execution of	be the same person S the same.	who executed	the foregoing instr	ument and du
May v		IN WITHESS WE	EREOF, I have here	unto subscribed my na	me, and affixed my o	fficial seal on the da	ay and year las
My Commission I	Fynless April	above writt	m 66	7		inclar sear on the or	ay and year las

RELEASE

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 6th day of April 196h.

ATTEST. L. E. Eby Secretary

RELEASE

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

ance Been