	and the state of the second state of the secon	
	with the appurtenances and all the estate, title and interest of the said part see of the first part therein.	
	And the said part 200 of the first part do	a
	of the premises above granted, and leized of a good and indefeatible estate of inheritance therein, free and clear of all incuribrances.	
H		
1 III	end that 10.000 will warrant and defend the same against all parties making lawful chum thereto.	
1	the second	1
anninininininininininininininininininin	and assessments may be to not assessed against said real state when the same becomes of and payable and that the same becomes of and and payable and that the same becomes of the same become day and payable or to keep the ball of the same that and pay that the same becomes day and payable or to keep the ball of the same become day the ball of the same become day and payable or to keep the ball of the same become day and payable or to keep the ball all be ball become a part of the indebtedness, secured by this indenture. And shall been interest at the rate of 10% from the date of payment will fully read.	1
- HIII	THIS GRANT is intended as a mortgage to serve the payment of the sum of	10
	scording to the terms of	
- (iii	day of	
. 1	path with all interest accruing thereon according to the terms of said obligation and also to secure, any sym, or syms of money advanced by the	100
	said part of the second bart to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event	1.00
- 1	that said part 200 of the first part shall fail to pay the same as provided in this indenture.	and and
anninnin .	And this conveyance shall be void if such payments be made as herein specified, and the obligation combined therein fully disburged If default be made in such payments or any part thereof or any obligation created thereby, or interest thereon, or if the taxes on suid real estate are not paid when the same become due and payable, or if the investre is not kept up, as provided herein, or if the buildings on said or said state are not kept in as going repair as they are now, or if waste is committed on said premises then this conveyance shall become absolute and the whole sum remaining uponid and all of the obligation, provided for in said written obligation, for the south of which this heldelife is given, shall immediately mature and become due and payable at the eptilon of the heider hereof, without notice, and it shall be blayding for the heider hereof.	A STATISTICS
minimi	the said party of the second part . 100 Agentits or ABDL213 to take postersion of the said premies and all the improve- ments thereon in the manner provided by law and to have a receiver appointed to collect the rest and benefits account therefore, and the said moneys arising therefore, and to of all moneys arising from such take to retain the amount then unpaid of principal and interest, together with the costs and charget. Incident thereto, and the overlaw, if any there be,	Contraction of the
I		
	It is agreed by the parties have to that the terms and provisions of this indenture and each and every oblightion therein contained, and all benefits accruing interction, shall extend and inter to and be oblightery upon the heirs, executors, edministrators, gersonal regressional regressions, and guersessors, of, the respective parties hereto.	- Town and
	In Witness Whavef, the part of the first part ha? hereonto set block hands and tests the day and year	1000
- initia	SEAL)	ALC: NO
IIII	(SEAL)	200 33
UUU	*	
	(SEAL)	1000
<u>170</u>		(Jack
	The second s	1 1
	and the second	1
	and the second	
1		
1	a stare of Cansas	
	Douglas - county	
	BE IT REMEMBERED, That on this ? 2014 . day of JELY AD 19 67	
	before me . Max 3. Tand Horn has Mu Dangand of some aforesad Coony and Save .	
	A O FAR , and Dorothy M. Lingenfelser, Musloand M. Mife	
	A Unit C is accounted the execution of the same person S who executed the foregoing instrument and duly	
, internet	IN WITNESS WHEREOF. I have hereinto subscribed and affixed my official seal on the day and year last above written.	1.
	My Commission Expires forming 8 1067. John O. Citter	
	· JO IN P. PETERS NORV PUBLIC	100
i i		

Recorded July 29, 1963 at 8:25 A.M.

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RELEASE

I the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Repister of Deeds to enter the discharge of this mortgage of record. Dated this 28th day of March 1969. Howard Wiseman, Vice President. Attest: L.R. Coffey. Assistant Vice President. Lawrence National Bank and Trust Co. Mortgagee.

2

Karolall. Pack Register of Deeds

Sec.