1-1-1-1 L.

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Sec. 1. 1. 1.

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RENT ASSIGNMENT:	
Including all rents, issues and profits thereof, provided however that the mortgagor be entitled to collect and retain the rents, issues and profits until default hereun with the appurtenances and all the estate title and interact of the	s shall
with the appurtenances and all the estate, title and interest of the said parties of the first part there	der.
- bring part ware of the furst pert do hereby revenue and a the	in.
of the premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances,	owner S
No exceptions	ormination [
and that they will be a start of the	
and assessments that may be levied or assessed against said real estate when the same becomes due and payable indin that they will directed by the part $y_{\rm cont}$ and that they will directed by the part $y_{\rm cont}$ and that they will be part $y_{\rm cont}$ and that they will be part $y_{\rm cont}$ and the same becomes due and payable to the same become and the same become due and payable to pay the same become due and payable to the same become due and payable to payable same that same the same become due and payable to the same become due and payable to payable that the same become due and payable to payable that the same become due and payable to payable that the same become due and payable to payable the same become due and payable to payable that the same become due and payable to payable that the same become due and payable to payable the same become due and payable the same become due and payable to payable the same become due and payable the same become due and payable to payable	11 =
THIS GRANT is intended as a mortgage to secure the payment of the sum of THIRTY ONE HUNDRED & no/100 as	
	LLARS,
according to the terms of a certain written obligation for the payment of said sum of money, executed on the lst day of November 19 63, and by 1ts terms much available with all the second sec	
part, with all interest accruing thereon according to the terms of said obligation and also terms made payable to the part Y of the	second .
	by the
- the the per stat fail to pay the same as provided in this indeptuse	=(
And this conveyance shall be void if such payments be made as herein specified, and the obligation contained therein fully disc If default be made in such payments or any part thereof or any obligation created thereby, or interest thereon, or if the taxet on is real entitie are not kept in as good repair as they are now, or if wate is committed on said premises, then this converge that become due not here the same become due and payable, or if the insurance is not kept up, as provided herein, or if onterest thereon, or if wate is committed on said premises, then this converge that become a and the whole was here the same become due and payable are if wate is committed on said premises, then this converge that become a is given, shall immediately mature and become due and payable at the option of the holder hereof, without notice, and, it shall be law the said party. If the terood next is the option of the holder hereof, without notice, and, it shall be law	d real in said psolute
the said perty of the second part is a gents or assigns to take possession of the said premises and all the in ments thereon in the menner provided by law and to have a receiver appointed to collect the rents and benefits actuing thereform, a retain the premises hereby granted, or any part thereof, in the manner prescribed by law, and out of all moreys arising from uch a retain the amount then unpaid of principal and interest, together with the costs and charges incident thereto, and the overplus, if any the shall be paid by the part I making such sale; on demand, to the first partIES	prove- nd to ale to re be,
It is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, a benefits accounting therefrom, shall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal represent to the terms and sections are the section of th	atives, I
In Winess Whereof, the particles of the first part ha VC hereunto set their hand 5 and teal the day and least the day and	year III
Janue RW infine (S)	AL)
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aroara Ann Wigrins	AL) 1.
	AL)
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	mining
STATE OF Kansas	E
Douglas County SS	
	E
BE IT REMEMBERED, That on this LSt day of NOVEmber A. D., 19	63
RD #/s before me, a Notary Public in the aforesaid County and S came James R. Wigging & Barbarg Ann Wagering the storesaid County and S	tate, 🗐
A OTAR	E

to me personally known to be the same person 5, who executed the forenoise instrument and	
to me personally known to be the same person S. who executed the foregoing instrument and acknowledged the execution of the same.	
PUBLIC to me personally known to be the same person. ⁸ who executed the foregoing instrument and acknowledged the execution of the same. IN WITNESS WHEEOF, I have hereunto subscribed my name, and affixed my official seal on the day year last above written. IN WITNESS WHEEOF, I have hereunto subscribed my name, and affixed my official seal on the day year last above written. My Comministion Expires April 18th 1966. Itributand UCDetunan Notary Public	and

RELEAS E

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 29th day of October 1969 Now: Lawrence National Bank and Trust Co. John P. Peters Vice President and Cashier Mortgagee, Owner,

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Lizzela Die Sick

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Qr.

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