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	137 88310	MORTG	Torre		
	Made this 23rd ohn A. Harris an		a contraction of the second states and the second states and the	and the state of the second state states and the second states and the s	, 19_64 between
WITNESSETH, tha	in the County of DING AND LOAN ASSOCIATION of t the said part 165 of the fit	of Lawrence, Kansas, par rst part, in consideration	ty of the Second Part. of the loan of the sum	State of Kansas part 185	
• ther	duly paid, ORTGAGE to the said party of th	the receipt of which is h e second part, its succes	ereby acknowledged ha	C sold and by this inder lowing described real estate si	DOLLARS nture do GRANT, ituated in the County of
	and state of Ka	a a			
• •	The East 100 fe in Block One Hu	ndred Fifty	-Three (153), in the	e ^{* x}
Together with all heating shades or blinds, used o	City of Eudora, ors understand a ng, lighting, and plumbing equipme n or in connection with said prope	nd agree the int and fixtures, includin rty, whether the same ar	at this is g stokers and burners, s e now located on said p	a purchase mon creens, awnings, storm window: operty or hereafter placed the	s and doors, and window ereon.
And the said part	HOLD THE SAME, With all and	hereby covenant and agr	ee that at the delivery	hereof they are	r in anywise appertaining, the lawful owner $\frac{S}{S}$
	ranted, and seized of a good and				
It is agreed between ments that may be levie	will warrant and defen in the parties hereto that the part of or assessed against said real est issured for loss from fire and external	ata when the same beco	rt shall at all times dur	ng the life of this indenture, in they will	
party of the second part of the first part shall fi second part may pay sa bear interest at the rat	t, the loss, if any, made payable t all to pay such taxes when the sar id taxes and insurance, or either, e of 10% from the date of payn	o the party of the secon ne become due and paya and the amount so paid ment until fully repaid.	d part to the extent of ble or to keep said prer shall become a part of	Its interest. And in the event lises insured as herein provider the indebtedness, secured by	that said part 105 d, then the party of the this indenture, and shall
This grant is inten according to the terms June	the state of the second s	itten obligation for the	payment of said sum of		23rd day of
he terms of the obligati	ligation, also to secure all future te, book account or otherwise, up t on thereof, and also to secure any	advances for any purpos o the original amount of sum or sums of money ad	this mortgage, with all dvanced by the said party	of the first part by the pa interest accruing on such futur of the second part to pay for	rty of the second part, re advances according to any insurance or to dis-
Part 108 of the ecure said written oblig harge of said property ecessary to keep said p ssignment of rents shal	terest thereon as herein provided, i e first part hereby assign to party ation, also all future advances her and collect all rents and income ar roperty in tenantable condition, or I continue in force until the unpa nt or retard party of the second	of the second part the r eunder, and hereby author id apply the same on the other charges or payme id balance of said oblica	ents and income arising prize party of the second payment of insurance ints provided for in this tions is fully paid. It is	at any and all times from the part or its agent, at its opti- oremiums, taxes, assessments, mortgage or in the obligation also arreed that the taking	e property mortgaged to on upon default, to take repairs or improvements
The failure of the s ime, and to insist upon	econd part to assert any of its rig and enforce strict compliance wit of the first part shall cause to	ht hereunder at any time h all the terms and prov	shall not be construed isions in said obligation	as a waiver of its right to ass and in this mortgage contair	ned.
rovisions of said note dvances, made to ccount or otherwise, up	hereby secured; and under the te	rms and provisions of a GIII ortgage and any extensio	by obligation hereafter	ncurred by part 105 of the	he first part for future
If default be made state are not paid whe tot kept in as good rep; ng unpaid, and all of th older hereof, without n md all the improvement. ell the premises hereby npaid of principal and	In payment of such obligations or n the same become due and pays ir as they are now, or if waste it to obligations for the security of a tice, and it shall be lawful for it is thereon in the manner provided granted, or any part thereof, in the interest together with the costs ar party of the first part. Part 10	any part thereof or any ble, or if the insurance is committed on said pren which this indenture is given the said party of the seco by law and to have a re e manner prescribed by I d charges incident there	obligations created ther s not kept up, as provid nises, then this conveyan ven shall immediately ma nd part, its successors ceiver appointed to colle aw, and out of all mon to, and the overplus, if	by, or interest thereon, or if ed herein, or if the buildings cc shall become absolute and ture and become due and paya and assigns, to take possessic ct the rents and benefits acc ys arising from such sale to any there be, shall be naid bu	on said real estate are the whole sum remain- ble at the option of the on of the said premises ruing therefrom; and to retain the amount then of the party making such
It is agreed by the herefrom, shall extend a arties hereto.	parties hereto that the terms and and inure to, and be obligatory upo	provisions of this indent on the heirs, executors, a	ure and each and every dministrators, personal r	obligation therein contained, a presentatives, assigns and suc	and all benefits accruing cessors of the respective
IN WITNESS WHE	REOF, the part 105 of the fi , Harris	rst part ha ^{V (C)} here (SEAL) (SEAL)	Janie C.	Harris	(SEAL)
		(3000)	and the second	1	(SEAL)

The of second second	GLAS COUNTY, SS.				
NOTAG	before me, cameJ	a Notar	23rd day o ry Public s and Janie	June in the afores C. Harris, h	A. D., 19.64 aid County and State, usband
UDL.	to me per acknowledge	sonally known to be th d the execution of the	same.	who executed the foregoing	
an 23 4 1 4 1 4 1 4	above writte April 21	m. 19 66	T	$\Sigma_1 \in I$	9-7 /

This release was written on the ariginal nurigage his 16 day of 100 M

Henrica Bie Henrica Bie Gui Diests Dierrits

hereby administences the full paramet of the fleed to enter the discharge of this mortgage for LAWRENCE BUILDING AND LUAN ASSOCIATION Mortgagee. by H. C. Brinkman President -