with the appurtemances and all the estate, title and interest of the said part 100 of the first part therein. And the said part 100 of the first part do hereby covenant and agree that at the detivery hereof. they off the levelul owner of the premise above granted, and leaded of a good and indefeasible estate of interigence therein, fore and class of all incombrances.

and that they will warrant and defend the same against all parties m

墙

It is egreed between the parties haven that the part 100ml the parts of the parts and the same against ell parties making lawful claim therets, and assessments that may be levied or assessed against and real estees which the same become due and payable, and then they will a level the buildings upon said real estees incred against and real estees which the same become due and payable, and then they will a desteed by the part. J of the sacond, again the law, and the same become due and payable and the specified and interest. And in the event that said part, NS, of the first pay shall fail to pay soch taxes shen the same become due at a strength or to keep of paul shall pecome a part of the indebtedness, ascared by this indenture, and shall beer integed at the rate of TOS from the due of payment.

is grant is intended as a mortgage to accure the payment of the sum of Nineteen thousand and no/100 - - - - - - - -THIS GRANT IS I

A Tracter Chromosome of One certain written obligation for the payment of said sum of money, executed on the 3rddev of JUly vs. 64, and by 115 terms made psychic to the part Y of the second pert, with all interest according therein according to the terms of fladd obligation and also to second psychic to the part Y of the second by the said part Y of the second part to pay for any insurance or is discharge my taxes with interest thereon as herein provided in the event that said part 105 of the first part shall fail to pay the same as provided is this indentive.

And this conveyance shall be void if such payments the made as harein spectrate to main meterity. And this conveyance shall be void if such payments the made as harein specified, and the obligation contained therein fully discharged f-default be made in such payments or any part thereof or any cabilities contraction contained therein, or if the taxes on said are not any specific to the specific or any part thereof or any cabilities (the specified), and there where the specific or said set and the whole sim memoring upsaid, and all of the obligations provided the in asial name taking the set of which this indications a given, shall immediately metrics and become due and payable at the option of the half and the whole there have a set of the take and the set of the set of

given, shall imministry metrics and pattern use here payment as the space of the space of the said premises and all the improve-e said part. Y of the second part in the manner provided by law and to have a receiver appointed to collect the resit and howefts econd the said premises and all the improve-ness thereon in the manner provided by law and to have a receiver appointed to collect the resit and howefts econd the said premises and all the improve-and there is thereon on the manner prior part thereof, in the manner prescribed by law, and out of all more said more said of the said there is a said the same said the said thereon, and the dwerphs, if any there be, all be paid by the part Y making such sale, on demand, to the first part ESS.

t is agreed by the parties hereto that the terms and provident of this indenture and each and every obligation therein contained may be added to be a second of the indenture and accessors of the respective parties hereto. a Winese Wheref, the part 100 of the first part is 200 herebring at the 100 p. and S. and and the part 100 of the first part is a second of the second second

N. Bowman (SEAL) (SEAL) Norma Maxine Bowman (SEAL) (SEAL) transferred and a second state of the second



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 lith day of August, 1966. The First National Bank of Lawrence, Lawrence, Kansas (Corp. Seal) Wai writer on the angent RELEASE I the worker (Corp. Seal)

time to the second