they will warrant and defend the same against all parties making lawful claim therets rties hereto that the part10.5 , of the first part shall at all times during the life of this in It is as nts that may be beind or assessed against said real estate when the same become due and payable, and that <u>th0y</u> w111 beep the builtings or baid real estate insured for loss from fire and extended coverage in such sum and by such insurance company as shall be specified and directed by the to the terms of said obligation, also to secure all fature advances for any purpose made to part 100 of the first part by the party of the se whether evidenced by more, back account or otherwsise, so to the original memount of this morigane, with all interest accounts or such future advances a the terms of the addipation hierers, and his posterior may have norms of more your dances by the solid party of the set to pay for any incomment econd part, according to a or to dison any taxes with interest thereon as berein provided, in the event that said part105 of the first part shan fail to pay the same as provided in the indenture Upp any later processes thereas an entry process in our period by an an architect of our receptor period and all those from the property mortgaged to nor add writes obligation, also all folies period bears of the scened part the resis and income arising at any and all those from the property mortgaged to nor add writes obligation, also all folies defaues bereader, and workey automics party of the scened part in the property mortgaged to seen of add rescent and the seen of the control of the scened part in the scened part in the scened part is in the beauty automatic, regard see in the more add seen of add rescent and the seen of the control of the scene of the part of the scened part is the beauty automatic, regard see in the beauty automatic period beauty automatic period beauty and the scene of the The failure of the second part to assert any of its right hereander at any time shall not be construed as a waiver of its right to assert the same at a late and to insist upon and enforce strict compliance with all the terms and provisions in said obligations and in this mortgage contained. In this marting part of the first part thall causes to be paid to party of the second part, the entire amount due it bereauther and under the terms and revisions of said note hereby secared, and under the terms and provisions of any obligation hereafter incurred by part 105 of the first part for future drankers, made to the comparison of the mortgage, and any extensions or recoversh bereaf and shall compy with all of the provisions in taid (site and in this mortgage contained, and the provisions of future obligations hereby secared, then this consequence shall be void. n said real estate are he whole sum remain-e at the option of the of the said premises ie, on demand, to the party of the first part. Part 185 of the first part shall pay party of the second part any deficiency res It is agreed by the parties hareto that the terms and provisions of this indenture and each and overy obligation therein contained, and it benefits accruing refront, shall extend and leave, to, and be obligatory upon the heirs, executors, administrators, personal representatives, assigns and successors of the respective tires hereto. is series. IN WITHESS WHEREOF the part 185 of the first part ha Ve. serients set their handband seat the day and re E. D. Kearney (SEAL) B. C. Kearney (SEAL) (SEAL) " ISEAN Helen C. Hearney (SEAN) STATE OF KANSAS COUNTY, SS. DOUGLAS se or associated to the set of the State of September A D, 1964 before me, a Notary Public in the aforensid County and State came E. D. Kearney and Helen C. Kearney, husband and 10745 wife to me personally known to be the same person II who executed the forego acknowledged the execution of the same. IN WITHERS WHEREOF, I have hereunto subs and affixed my official seal on the day and year 19 66 April 21 Notar Public T. E. Eby Clo Brold U. Bleck Register of Deeds

1873 rentered west written in the original mortgage tos 11 day of Agril 10 day

RE LEAD

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 11th day of April 1965

Me Been Corn Sector

HE LAMERICE BUILDING AND LOAN ASSOCIATION by M. D. Vaughn Kortgages. Executive Vice-President

No. 1