with the appurtenences and all the estate, title and interest of the said parties of the first part therein. And the taid part 108 of the first part do ... hereby cover ms and agree that at the delivery hereof they are leaded mer us above m and setued of a good and i No exceptions rain of inheritance therein, free and clear of all incum and that they will . w against all parties making lawful claim si reto that the part 105 of the first part shall at all times during the life of this in e, pay all ti Ad assessments that may be levied or assessed against add real estate when the same becomes due and possile, and this that way be levied or assessed against add real estate when the same becomes due and possile, and this that the buildings upon add real estate interest due to the same backade by will be buildings upon add real estate interest due to the same backade by work bearraw sampary as dail be specified against and the sized by the same backade by not bearraw sampary as dails be specified against and the sized by the same backade by not bearraw sampary as dails be specified against and the sized by the same backade by not bearraw sampary as dails be specified against and the same backade be add possible or to keep at a sampary bear ball that the possible of the same backade due add possible or to keep a paid shall be some a part of the indebedness, second by this indearraw, and shall be investing and the rest of possible or to keep at full built became a part of the indebedness, second by this indearraw, and shall be investigned and the rest of the same backade of possible of the same of the indebedness. - d Seventy-One Hundred Eighty THIS GRANT is intended as a mortgage to secure the payment of the sum of Savent and 40/100 DOLLARS according to the terms of ODG cartain written obligation for the payment of said sum of more day of September 19 64, and by 1ts terms made part, with all interest accruing thereen according to the terms of said obligation and else to accure any 11th $_{12}$ of 64 , and by 128 for the payment of tail and of money, exactle on the 19 64 , and by 128 for the payble to the payble to the payble to the payble to the terms of bald obligation and size to accure any sum or sum of mo 108 of the second oney advanced by the said part 105 of the second pert to pay for any insurance or to discharge any taxes with inse n as herein survided in that said part 105 of the first part shall fail to pay the same as provided in this ind The same per LOSS. Or the text per sufficiency pay the same provided in the indextage. And this convergence shall be void if actin payments be made as herein specified, and the obligation of if default be made in such payments or any part interest or any obligators created thereby, or interest there estate are not able to such as the same backman due and paysite, or if weats is someting on said premises, then the real estate are not kept in as good repair as they due you, or if weats is committed on said premises, then the and the whole some reasoning unpaid, and if of the obligations provided for in said writes abligation, for i is given, shall inneredistry mature and become due and payable at the colorin of the holder hereof, without In given, that homeberry where our part in the second part to take presentation of the second part to take presentation in the manuscriptic provided by law and to have a receiver appointed to collect the rents all the preside the present thereof, in the manuscriptic by law, and a relation the amount their unpaid of principal and interest, together with the cents and charges incident shell be paid by the partIQS making such asis, on demand, to the first part 108. It is agread by the parties hareto that the terms and provisions of this indenture and each and every obligation the neffits accruing therefrom, shall extend and inure is, and be obligatory upon the heirs, executors, administrature, igns and successors of the respective parties hereto. es Whereat, the part 188 of the first part have their, 1 2 Stens h Asbert Actor M. Coleman (SEAL) (SEAL) Caleman ace (SEAL) (SEAL) Kansas Douglas t W REMARKED, Dat on the lith day of September A.D. 19 before may a Notary Public is the storest County and the come Robert N. Coleman and Grace Lee Coleman, his wife A. D. 19 64 to me personally known to be the same pe acknowledged the execution of the same. IN WITHESS WHEREOF, I have heres Lois W. Allphin 21 1866

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Ces 1

B.S.A.

1981 A.P. P.

Recorded September 11, 1964 at 4:45 P. M.

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 14th day of October 1969.