with the appurtenances and all the estate, title and interest of the said partiles of the first part therein. and that they will warrant and defend the same adainst all parties m sking lawful die d between the pe rties hereto that the part 1.25 of the first part shall at all times during the life of this in and assessments that may be leveled or assesses that the part loads of the first part shall at all times during the life of this indemines, pay all taxes begins buildings upon taid real entries become against state for all targets when the same becomes due and payable, and that that will device by the buildings upon taid real entries become against state for a during the target buildings upon taid real entries become against state for a during the target buildings upon taid real entries becomes a due to the part. If the second part is the same target the basis of the target buildings of the second part is the basis. The basis the second part is the second part is the second part is the second part buildings of the second part of the basis of the part ball and the target the second part is the part. If the second part is the second part is the second part is the second part is the second part basis of the target basis of the target basis of the target basis of the target target DOLLARS viding to the terms of ONO certain written obligation for the payment 2nd in of said sum of money, executed on the day of October 19.64, and by <u>115</u> terms made psyable to the part. V. of the second part, with all interest according to the terms of seld obligation and also to secure any sum or sums of money advanced by the and pert y — of the second pert to pay for any insurance or to discharge any taxes with interest there that said pert  $\hat{1}$   $\Omega$  — of the first pert shall fail to pay the same as provided in this indexture. in as herein as and part LE\_\_\_\_\_\_ or not next per unant talk to pay the same as provided in the indexture. And this conveyance shall be void if such paymonts be made as herain specified, and the obligation conteined therein default be made in noch payments or any part thereof or any obligation created thereby, or interest therein, or if the rate are not payd when the asses before due and physics, or if the insufances is not kept up, as provided herein, or if the sile areas on point when the asses before due and physics, or if the insufances is not kept up, as provided herein, or if she sile areas any most kept in good repit as they are now, or if waste is committed on askip premises, then this conveyance but of the shorter most hept in good repit as the obligation provided for in said written obligation, for the security of w piece, shall immediately methers and become due and payshe is the optical er hereof, without notics, and it as In the said part, y of the second part in the second part is the second part is the second part is and the second part is the s It is agreed by the parties haveto that the terms and provisions of this indenture and each and every obligation therein contained, and all parefits accruing therefrom, shall extend and inure to, and be obligatory upon the heirs, executors, edminiatrators, personal representatives, saigns and successors of the respective parties hereto. In Witness Whereof, the part 125, of the first part he VII... hereo nto set their hand s. and see s. the day and yes Hobert L. EldnRobert L. Elder (SEAL) guille Wilma J. Elder (SEAL) x Michael L. Jami (SEAL) Virginia F. Jam(SEAL) AND AND A THE REPORT OF A DECEMBER OF A D STATE OF KANSAS DOUGLAS COUNTY. T REMEMBERED, Thur on this 2nd day of October A.D. 1964 before me, a Notary Public In the efformatic County and State. came Robert L. Bider and Wilma J. Elder, husband and wife; 2nd October A D. 1964 Michael L. Jamison and Virginia F. Jamison, husband and virginia F. Jamison, husband to me a said virgin be the same perion S. who associed the foregoing instrument and doly acknowledged the association of the same. Int show written 10 10 65 a. Ack\_ Register of Deeds

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 5th day of February 1965.

Corp Seal)

THE FIRST NATIONAL BANK OF LAWRENCE, Lawrence, Warren Rhodes, President Kansas Mortgagee. Owner. 0

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