1. 6

Here they		
	will warrant and defend the same against all parties making levelul 	
and assessments that may be lovied or assessed against said re- keep the buildings upon said real extent incored egainst fire a directed by the pert $M_{\rm eff}$ of the second pert, the low, if any interest. And in the event that and pert 3.020, of the firet per add permises insured as harein pervelokd, then the pert $M_{\rm eff}$ to paid shall become a pert of the industrationse, secured by omit dividy regaid.	The true true part scale of it forms during the life of this indentum elevation when the same borners due and poysists, and that <u>1</u> . and termade in such same and by such insertions samplery as shall be predice poysists to the part. <u>y</u> of the scale of the scale of the same during the same when the same because of the scale of the same of pert may pay said taxes and inserts or either. Then the this indentum, and shall beer interest at the rate of 10% from the d	e, pay all faxes <u>DEV_Will</u> e specified and if of <u>its</u> able or to keep and the emount late of payment
THIS GRANT is intended as a mortgage to secure the paym	uer of the sum of Four thousand and no/100 -	and and and
The second secon		forma and
part, with all interest accruing thereon according to the terms and part. Y of the second part to pay for any insurance	for the payment of solid sum of money, executed on the $5t$ and $5y$ $1ts$ terms made payable to the part $y$ of solid obligation and also to accure any sum or sums of maney as or to discharge any teams with interest thereon as herein provided	of the second
that said part ics of the first part shall fail to pay the as	me es provided in this indenture.	, in the event
And this convegance shall be void if such perpendents be made as herein specified, and the obligation contained therein fully discharged, if default be made in such perpendent or gradient perpendent of the perp		
If is agreed by the parties hereto that the terms and pro- benefits accruing therefrom, shall extend and here be and pro-	visions of this indenture and each and every obligation therein contr is obligatory upon the heirs, executors, administrators, personal r	wined and all
estigns and successors of the respective parties hereto.	re obligatory upon the heirs, executors, administrators, parsonal r	apresentatives,
last above written.	e herounto set their hand s and see s the a	day and year
Alfred A. Coffman	x Sus F. Coffmen Gene L. Coffman	(SEAL)
Brazin & Costman	The same of a second seco	(SEAL)
'Ivareen E. Corman	x Dorothy Juan Coffman. Dorothy Jean Coffman	(SEAL)
	succession of the second secon	(SEAL)
A STATE OF BELLEVIER AND	CALLED AN ALCONOMIC ACTIVATION AND ALCONOMIC	No of Concession, State
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NULLER CARE SO CONSERVAN	and the second second second	
이 이 이 이 것 같은 것 같이 같이 같이 같이 같이 것 같아요.		10 10
STATE OF KANSAS DOUGLAS COUNTY,		
1 IT RAMANDERED, TH		X D. 1964
Buffore ma, s	Not ary Public In the efformed Co. A. Coffman and Ivareen E. Coffman, hi	unty and State,
	ffman and Dorothy Jean Coffman, his w	
to ma personally is acknowledged that	news to be the same person S who executed the foregoing instrum execution of the same.	nent and duly
IN WITHESS WHEREOF, yest last above we	I have hereunts subscribed my name, and affixed my official asel on litten.	the day and
	1 65. Marrie Chedy	

Recorded November 9, 1964 at 12:03 P. M.

Warded a. Alex 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 Reigister of Deeds to enter the discharge of this mortgage of record. Dated this 28th day of October, 1969.

He release was written northage the 28 20 day of Geleden a Geleden Same Baa THE FIRST NATIONAL BANK of Lawrence, Lawrence Kansas By Robert K. Georgeson, Vice President Mortgagee. Owner.

(Corp. Seal)