with the appurtenances and all the estate, title and interest of the said part. Y, of the first part therein, And the said part <u>Y</u> of the first part do ES. hereby covenant and spree that at the sailvery hereof ShC IS the fewful owner the premises above granted, and seized of a good and indefeatible estate of linkertance therein, free and clear of all incombrances. NO EXCEPTIONS and that She will warrant and defend the same against all parties making lewful claim them It is agreed Between the parties herein that the part Y. If the first part shall at all times during the life of this indenture, pay all taxes and assessments that may be levied or assessed against sid real estate when the same become dive and payable, and these Shift will all shall be applying and real estate insured estates there will not be areas become dive and payable, and these Shift will all shall be applying and the second part. But here the first pay shall be applying and the second part, the first pays and taxes and the second part. But here the second part is the second part is the second part and the second part and the second part and the second part is the second part and the second part and the second part is the second part and the second part is the second part and the second part is the second part and the second part and the second part and the second part and the second part is the second part and the second part is the second part is the second part and the second part and the second part is the second part and the second part is the second part and th loage to pecura the pe nt of the sum of Five Thousand Seven Hundred and no/100--according to the terms of ODC certain written obligation for the payment of said, sum of money, secured on the <u>first</u> day of <u>December</u> 19.55, and by <u>its</u> terms made payable to the party. of the second part, with all interest according thereon according to the terms of said obligation and also to secure any sum of sums of money advanced by the said part?...... of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the even and part X of the first part to pay for any housance or to discharge any taxes with interest thereon as barein provided, in the event that and part X of the first part shall fail to pay the same as provided in this indenture. And this conveyance shall be void if such payments or any obligation created thereby, or intrest thereon, or if the faxes on said real if default be made in such payments or any part thereid or any obligation created thereby, or intrest thereon, or if the faxes on said real arrate are not paid when the same become due and payable, or if the insurance is not keep up, as provided harsis, or if the buildings on said areal estate say on they fin as good repairs as they are now, or if wasts is committed on said premises, then this zonviyance shall become abacters and the whole sum remaining uppaid, and all of the obligations provided for in said without notice, and it shall be leaving in given, shall immediately meture and become due and payable as the option of the holder hereof, without notice, and it shall be leaving for a state are not paired as the second of which this indenture. is given, shall immediately makes and become due and payeous at the option bit me hencer hereof, winder notice, and in state our series in the said part J. T.S. RgCn155 Or ASSign35 to take possession of the said premises and all the improve-ment threasen in the manner provided by laws and to have a receive appointed to collect the rents and benefits accruing therefrony and to said the premises hereby granted, or any part thereof, in the manner prescribed by law, and out of all money arting from such sale to relative means thread of principal and interest together with the costs and charges incident thereto, and the overplus, if any there be, shell be paid by the party making such sale, on demand, to the first part y It is agreed by the parties hareto that the terms and provisions of this indenture and each and every obligation therein contained, and all banefits accounting therefrom, shall extend and inure to, and be obligatory upon the hairs, executors, administrators, personal representatives, assigns and successors of the respective parties hereto. In Winness addessed, the part Y_____ of the first part hs g____ hereunto set______. here hand _____ and seal_____ the day and year Nathenine Miller Metgate ISEAL Katherine Miller Westgate (SEAL) and the second s (SEAL) (SEAL) Kansas Douglas COUNTY. His Lirst day of December A, D., 19 65 notary public BE IT REMEMBERED, That on this first before me, a notary public in the aforenal came Katherine Miller Westgage, a single person 0 E L 10 to me personally known to be the same person who execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the year last above written. My Commission Explandly Commission Lines Lioy, 22, 130/ Williamil Elien tery Public Janice Beam

1 Hately

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G.

I ble undersigned, owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deeds to onter the discharge of this mortgage of record. Dated this 11th day of February 1966

Altest: Kenneth Rehmor Asst. Cashier. Howard Wiseman Mortgagee. Conter. (Corp Seal) Vice-Pres.

Was written

Sue Daustifte

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