d the seld pert ICS. of the first part do _____ hereby covenant and agree that at the delivery hereof they are the lawful owners es above granted, and seized of a good, and line nible whierain, from and clear of all loca no exceptions and that they will warrant and defi a against all parties making lawful claim thereto ereto that the part les of the first part shall at all times during the life of this indent and essessments that may be levied or essessed spint said real state when the zero per topil stat times during the life of this indenture, pay el taxes been the sessessed spint said real state inseased spint fire and trends in such and had by the payable, and the the y will be then the buildings upon said real state inseased spint fire and trends in such and had by the become sesses and the second part to the specified and directed by the part y. I file second part, the bas, if any, node payable to the part y. I file second part to the extent of 115 interest, And in the event that said part 122. If the bas, if any, node payable to the pay such taxes when the same become due and payable or to keep said permises insured as herein provided, then the part Y. of the second part may pay taid taxes and havarance, or alther, and the adduct as paid shall become a part of the indebiedness, secured by this indenture, and shall bear interest at the rate of 10% from the date of perment will fully replat. THIS GRANT is intended as a montpage to secure the payment of Three Thousand Seven Hundred and no/100--t of the sum of fourth he terms of One certain written obligation for the paym February 1956 and by its interest accruing thereon according to the terms of said obligatio nt of said sum of money, executed on the its terms made payable to the part Y of the second and also to secure any sum or sums of money advanced by the th all interest accruing of the second part to pay for any insurance or to discharge any faxes with interest there said part \underline{Y} of the second part to pay for any insurance or to discharge any taxes with interest thereos as herein provided, in the event that said part \underline{ES} of the first part shall fail to pay the same as provided in this indemture. And this consequence shall be void! If such payments be made as herein specified, and the obligation contained therein fully discharged. If default be made in such payments or any part thereof on any obligation created thereby, or interest thereon, or if the taxes on and real real entries are not paid when the same become due and payable, or if the insurance is not keep up as provided herein, or if the buildings on said at attract and the same become due and payable, or if the insurance is not keep up as provided herein, or if the buildings on said at attracts are not paid with as same become due and payable, or if the insurance is not keep up as provided herein, or if the buildings on said at attracts are not paid with as same become due and payable, or if the insurance is not keep up as provided herein, or if the buildings on said at attracts are not paid when the same become due and payable, or if the insurance is not keep up as provided herein, or if the buildings on said at attracts are not paid when the same burged and or if we are at a said written obligation. For the security of which this indenture is given, thal homediately mutures and become due and payable at the contin of the holder hereof, without notice, and it shall be herein for the said part \underline{Y} or the second part $\underline{15}$, $\underline{3}$ agents or $\underline{3}$ as its payable to the context of the rent and benefits accompting therefore, and the improve-ments there on the manner provided by the value of the same prescribed by law, and not of all moneys atting from tack has to retain the amount then would of principal and interest, together with the costs and charges incident thereot, and the overplut, if any there be, whill the out here the same $\underline{15}$ maltern such table on domand in the first cart $\underline{15}$. shall be paid by the part 105 making such sale, on demand, to the first part 105 . It is aprend by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits scruling interform, shall extend and inver io, and be obligatory upon the heirs, executors, administrators, personal representatives, assigns and uscessore of the repective parties hereto. In Wilness Whereof, the part ICS of the first part ha VC hereunio set their hand S and real S the day and year A Otto ISEALL Car, (SEAL) Alind Libendra J. Offo (SEAL) (SEAL) Kansas STATE OF Douglas COUNTY, Sullen HE IT REMEMBERED, That on this fourth day of February A.D. 19.66 before me, a notary public in the aforesaid County and State, came Carl A. Ofto and Denora J. Otto, husband and wife BE IT REMEMBERED, That on this Fourth OTAN 1 (U. TI LET to me paranally known to be the same person. S, who executed the foregoing instrument and duly schnowledged the execution of the same, σ IN WITNESS WHEREOF, I have herounto aub year last above written. ad my official seal on the day and October 31 19 69 PAN Jorenalm Notary Public /Seen, Register of Deeds Januce

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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 seventh day of April 1967 The Lawrence National Bank Mortgagee, Owner,

Attest: Kenneth Rehmer, Assistant Cashier (Corp.Seal)