and assessments that may be levied or assessed against add real actes when he asses becomes due and peaks, and that it will be map the buildings upon said real actes human against the and terms are becomes due and peaks. And that it will be app the buildings upon said real actes human against fire and terms due is such and and by such immarca company as shall be specified and interest. And in the swent their and part y. of the first part shall fail to part y. of the second part to the axiant of 113 and permise insert and in the swent their and part y. of the first part shall fail to part y, and the second part to the axiant of 113 and permise insert and intersect a part of the first part shall fail to part such taxes when the same become due and payable or to keep and permise insert and in the vert the independence, secured by this independence of the second part and per used its as and become of the second part in the second part in the second part in the independence of the second pert in the second pert is the second pert is the second pert is the second pert in the second pert is DOLLARS, ---according to the terms of $\Omega\Omega\Omega$ certain written obligation for the payment of said sum of money, association on the 20th day of July 19 65, and by its terms made payable to the part, y of the second part, with all Interest according therefore according to the terms of said obligation and she to secure any own or sums of money advanced by the at thereon as herein provided, in the a that said part y of the first part shall fail to pay the ser we as provided in this line that safe part ______ of the trest part near set to pay the same as provides in this indemant. And this concernance shall be velid if ack permetric be made as herein specified, and the obligation contained therein for if default be made in such permetric or any part theread or any obligation. Control diversity, or interest therean, or if she takes extra set nor had when the same become due and perplain or if the later is consisted on and penal penal therein or if the treat extra nor nor handing unpaid, and all of the obligations provided for in asid units obligation, for the security of which is given, shall inmediately meture and become due and perplain at the option of the holder barred, without notice, and is shall It is agreed by the parties herets that the terms and provisions of this indenture and each and every obligation therein, contained, and ell benefits acroving therefron, skill extend and have to, and be obligatory upon the heirs, executors, administrators, perional representatives, assigns and successors of the respective parties hereto. of the partition of the first part ha S to set its and seal _____ the day and year In Witness Whe last above written. DIPERSIFTED BUILDERS & DVESTORS, INSEAL MENT . Selle find SEAL) (SEAL) (SEAL) STATE OF ____Kansas Douglas _ COUNTY, SS. BE IT REMEMBERED, That on this 20th day of July 19 55 before me, the undersigned, a notary public in and for the County and State aforesaid. Russall W. Jones , president of DIVERSIFIED BUILDERS & INVESTORS, INC. came. , a corporation duly organized, incorporated and existing tinder and by virtue of the laws of ___Kansas in _, #XX IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my notarial Seal the day and year last above written. HD Flauders Notary Public, Term expires June 14, 1959 Been Register of Deeds

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t and defend the same as

et. Y of the first part shall at all times during the life of this ind

pleast all parties making lawful claim there

te, pay all tax

Janue

By Steve Devotister

I the undersigned, owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Beeds to enter the discharge of this mortgage of record. Dated this 15th day of November 1965. Warren Rhodes, President Mortgagee. Owner.