with the appurtenances and all the estate, title and interest of the said part. Y of the first part therein. And the said part Y of the line part do 0.0 hereby covenant and agree that at the delivery hereof he is the level own test above granted, and reized of a good and indufessible estate of inheritance therein, free and clear of all in d that he nt and defend the same against all parties making lawful claim th It is represed between the parties hereto that the part \mathcal{J}_{--} of the first part shall at all times during the first of this inductives, pay all taxes and assessments that may be levied or essessed against said real states when the same becomes due and payable, and that $\mathcal{M} = \mathcal{M} = \mathcal{M}$ certain written obligation for the payment of said sum of money, executed on the 21 th \sim 10 65, and by 110 terms made payable to the part X of the second in seconding to the terms of said obligation and size to second any sum or sum of money advanced by the ding to the terms of One certain writte ley of August ald part _____ of the second part to pay for any insura see or to discharge any taxes with inters and pert_V_s of the second pert to pay for any fournets or to distribute any taxes with interst thereon as herein provided, in the event that and pert_V_s of the first pert shall fail to pay the same as provided in this indentrue. And this convergence shall be void if such payments be made as being interst payments, and the collipsion constant therein fully discharged. If default be made in such payments or any part itersof or any chipation created thereby, or iterast therean, or if the taxes do such real estate are one any to a same become size and pay of iteration or any chipation created thereby, or iterast therean or if the taxes do such real estate are one any to a same become size and payed perturbed and the collipsion for the building or real estate are not hapt to as good repair as they are now, or if waste is committed on said premises, then this convergence shall become shandles of the whole sum remaining urpaid, and all of the collipsion provided for in said written collipsion, for this accessing to which this indentrue is given, shall immediately meture and become due and payable as the pay are the option of the holder hereol, without notice, and it shall be levelul for is given, shell lemediately matters and become due and psychic at the option of the holder hereof, without notice, and it shall be levelul for the taid pert. X_{-} of the second part. To take postenion of the said premise and all the improve-ments thereas in this memory provided by leve and to have a receiver appointed to collect the rent and becerits accurate therefore, and all the improve-rate the pression hereby greated, or any part thereof, in the memory prescribed by law, and but of all moneys which from such saie to real the pression then would do principal and interst, together with the costs and charge incident thereino, and the overplus, if any there be, shell be paid by the part. The main grave hale, on demand, to the first part Y_{-} . If it is spread by the particle herein that the terms and provisions of this industries and each and every obligation therein contained, and all exclude the sections that the terms and provisions of this industries, and each and every obligation therein contained, and all and successors of the respective parties herein. In Wheese Wheeself, the part \overline{Y} of the first part is \overline{S} hereanto are $\underline{h15}$ hand $\overline{}$ and set $\overline{}$ and $\overline{}$ the derived and and all above written. Keith L. Hurphy hurfly 1.1 (SEAL) (SEAL) (SEAL) (SEAL) STATE OF Kansas Douglas COUNTY. BE IT REMEMBERED, That on this 21th, day of August before me, a Notary Public in the eloc A. D. 1965 before me, s Rotary Public came Keith L. Murphy, a widower In the aforesaid County and State, to me personally known to be the same person \square who executed the foregoing instrument and duly scknowledged the execution of the same, WITNESS WHEREOF, I have hereunto subscribed my n me, and affixed my official seal on the day a 1967, Henrietta A. Fuller Noter 2 July 25, ary Public Janue Been Register of Doeds 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 3rd. day of March 1967.

V. A. S. Vy

Kaw Valley State Bank, Eudora, Kansas. Henrietta A. Fuller, V.P. Mortgagee. Owner.