thing therein, free and clear lefeasible estate of infe 148 ? and that it. will wetrant and defend the same against alloparties making lawful claim thereto and that will wathant and defend the same against all oparties making flawfull team thereto. It is agreed between the parties hareto that the part Y of the first part shall at all times during the life of this indenture, pay all taxes and assessments that may be invictor, assessed against said real estate when the same becomes due and payable, and that 11 Will when the buildings point and real estate insured against fire and tornado in such soft and by such insurance company of shall be specified and directed by the part J' of the second part, the loss is any mode-payablesto the part b'' of the second part of the extent of US interest Andrin the event that said part V'' of the first part shall fail to pay such taxes when the same become due and payable or to keep interest Andrin the event that said part V'' of the first part shall fail to pay such taxes when the taxe become due and payable or to keep interest Andrin the event that said part V'' of the first part shall fail to pay such taxes when the taxe become due and payable or to keep interest and the lifet of the indebtedness, secured by this indenture, and shall beer interest at the rate of 10% from the date of payment to paid shall Bobone as part of the indebtedness, secured by this indenture, and shall beer interest at the rate of 10% from the date of payment until fully repart. ment of the sum of Twenty One Thousand Five Hundrod & terms made payable to the part y is of the second and elso to lies o any sum or dums of money advanced by the 議 day set 10 that satisfyper of the first part shall fail to pay the same as provided. And this conveyance shall be void if such payments be made as fifteen a childrant be made in such payments or any part increase of any sollidering strate is not paid when the same become due and payable or if the insurance real estates are not kepton as good repeir as they are now, or if waste is con-and the whele sum replaying upmaid, and all of the obligations provided for is given, their immediated finitere and become due and payable at the option created merchy, or enterest the ce is, not kept up, as provided amitted on faid premises, then the run said written Allunation for ingentiated instance and become due and payable arroyided for in and writted on faid premises, the ingentiated instance and become due and payable at the option of the holder becard of the manner becard by law and to have a receiver appointed to callect the rents and hereby granted of any day therefor. In the manner prescribed by law, and out of then unpaid of phincipal and integest, together with the costs and charges incident, there the paints. The making tuch sale on demand to the total. is a secret by the parties hereto that the terms and provisions of this indenture and each metric according sherefrom shall extend and inure to, and be obligatory upon the heirs, ex signs and successors of the respective parties hereto. In Winness Whereof, the part of the first part has a present and the part of the first part has a present of the part Hard Signature and Andrew Andr (SEAL) (SEAL) At sit: "A STATE OF COUNTY. 10th. day of BE IT REMEMBERED, That on this notary public before me. a notary public in the alocesaid court and size. came Carl Hirdy Jr., President, and Marvin W. Rogers, Secretary of Hird Incorporated, who are personally known to me to be such officers and to me personally known to be the same person S. who executed the foregoing instrument and duly acknowledged the execution of the same. NOTARY IN WITNESS WHEREOF, I have hereunto subscribed my in year last above written. Note And Corseman Noter 18th 1966 My Commission Expires April 27 38 1 X 1 ASSIGNMENT Cance Beem Register of Deeds Recorded March 10, 1966 at 3:34 P.M. RELEASE 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 5th. day of August 1966 The Lawrence National Bank, Lawrence, Kans. Mortgagee. John P. Peters, V. Pres. Attest Geo. H. Rygn, Vice President (Corp Seal) This release was written on the original was Quand i Been og. of De Bupple

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