with the appurtenances and all the estate, title and interest of the said parties of the first part there And the said part ies of the first part do hereby covenant and agree that at the delivery hereofthey are the lawful ow nd indefeasible estate of inheritance therein, free and clear of all incumbrances,

and that they will warrant and defend the same equinat all parties making lawful claim thereto. Hereto that the part ies of the first part shall at all times during the life of this indenture, pay all taxes i = 1. and assessments that may be leving or assisted egainst said real estate when the term becomes due and payable, and that they will taxes keep the buildings oppn said real estate insured signing the and toroads in such turn and by such insurance company as shall be specified and interest. And in the event that and part 26, of the first part shall be to be payable in the same becomes due and payable, and that they will interest. And in the event that and part 26, of the first part shall be payable in the part y of the second part to the extent of its and provided the event that and part 26, of the first part shall be payable in the part y of the second part to the extent of its and provided, then the part y of the indicated on the part y of the second part to the extent of its and shall become us and payable or to keep to paid shall become us part of the indicatedness, recurred by this indicators, and shall bear interest at the rate of 10% from the date of payment until fully repaid.

And this conveyance shall be wont if such payments be made as kerein specified, and the obligation contained therein fully discharged in the default be made in such payments to any part here of an or chigation contained therein, or if the taxes on said real real estate are not part when the same become due and payable, or if the insurance is not kert up, as provided herein, or if the buildings on said and the whole are not part in the said real real estate are not part. If will be read at the other are not part is the said real the and the whole are not part in the said real read and the whole are not part. If the said real read are not part is the said real estate are now, or if with this indenture are served and the whole the said premises then this conveyance shall be come about the said part. Y of the und part is the other are not part in the payments of the said premises and all the improve

the said part y of the second part in take payeers the open at the payeers of the said premiser and all the improve ments the said premiser provided by law and to have a receiver appointed to collect the rents and benefits accould therefrom; and all the improve aell typ premises tensory gravited or any part thereof, in the milmer prescribed by law, and out of all moneys arising from such sale to retain the anount their copies of principal and interest, together with the costs and charges incident thereto, and the overplus, if any there be making such sale, on demand, to the first part 105

It is agreed by the parties hereto that the terms and provisions of this indenture and each end every obligation therein contained, and all benefits accruing therefrom, shall extend end inure to, and be obligatory upon the heirs, executors, administrators, personal representatives assigns end successors of the respective parties hereto. In Witness Whereof, the part of the first part he $v\vartheta$  hereunto set cheir hand S and sealS the day and year st above witten.

x Robert & Edger Robert L. Elder Wilme J. Elder (SEAL) (SEAL) Michael L. Jamison (SEAL) X Virginia F. Jamison (SEAL) and the set of the set

Kansas STATE OF Douglas COUNTY, BE IT REMEMBERED, Thet on this 16th day of AUFUST A. D., 1966 before me, a Notary Public in the eforesaid County and State, came Robert L. Elder & Wilma J. Elder, husband & wife; Michael L. Jamison & Virginia F. Jamison, husband and prisonily known to be the same person S. who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed year last above written. americand affixed my official seal on the day and m Expires April 10 19 69 Roy E. Russell Notary Public

Recorded August 17, 1966 at 2:05 P.M.

-Buputy

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 31st day of October 1966 This release was written on the original

(Corp Seal)

The First National Bank of Lawrence Lawrence, Kansas Mortgagee. Owner. By H. D. Flanders, V. P. and Cashier

Game Been Register of Deeds