ted, and seized of a good and indefeasible estate of in NO exceptions ce therein, free and clear of all inc It will warrent, and defend the same to es making lawful claim thereto an the parties hereto that the part Y of the first part shall at all times du tessaments that may be levied or assessed against said real estate when the same becomes due and payable, and that 11 will the buildings upon said real estate insured egainst fire and tornado in such sum and by such insurance company as shall be specified a d. by the part. y. of the second part, the loss, if any, made payable to the part. are of the second part to the estent of the second part of the first part shall fall to pay such taxes. When the same become due and payable are payable are to a hall become a part of the indebtedness, secured by this indentive, and shall bear interest at the rate of 10% from the date of payable. Il taxes THIS GRANT is intended as a mortgage to secure the payment of the sum of Fourteen. Thousand and no/100----according to the terms of One certain written abligation for the payment of said sum of money, executed on the **Earth** day of <u>March</u> 19 67, and by <u>105</u> terms made payable to the part **2** of the second part, with all interest accruing thereon according to the terms of said obligation and elso to secure any sum or soms of money advanced by the DOLLARS hat said part y of the first part shall fail to pay the same as provided in this in And this conveyance shall be void if such payments be made as herein specific affault be made in such payments of any part thereof or any obligation created the are not paid when the same become due and payable, or if the insurance is detate are not kept in as good repair as they are now, or if waste is committee the whole sum remaining unpeld, end all of the obligations provided for in a piven, shall immediately mature and become due and payable at the option got id part. Y. of the second part. **Its agents or assigns** to take possession of the sale thereon in the manner provided by law and to have a receiver appointed to collect the rents and benef premises hereby granted, or any part thereof, in the manner prescribed by New, and out of all m the amount then unpaid of principal and interest, together with the costs and charges incident thereto, and paid by the part Y ... making such sale on de It is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits accounts therefore, that extend and inure to, and be obligative upon the heirs, executors, administrators, personal representatives, assigns and auccessors of the respective parties hereto. Hird Incorporated (SEAL) Carl Hirt, 94 President SEAL) By (SEAL) Marvin W. Rogers, Secretary (SEAD E Kansas STATE OF Douglas COUNTY, F . March A C. 19 67 before monoported by the stores of the st BE IT REMEMBERED, That on this to me personally known to be the same personally known to be the same personal the execution of the same. as the act and deed of said corporat VITNESS WHEREOF, I have he year last above whitten. 1969 provi Sarensen My Co Notary Public _Register of Deeds 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 8th day of September 1967 The Lawrence National Bank, Lawrence, Kans.

P. Peters Vice President and Cashier

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Mortgagee. Attest: Ted P. Nimie, Assistant Cashier (Corp.Seal)

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