the state of the second is N. M. A. And the said part 1 CS of the first part do , hereby covenant and agree that at the delivery hereof they arethe lawf of the premises above granted and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances - Balante and that they will warrant and defend the same against all parties making lawful claim thereto the parties figreto that she part 1.25 of the first part shall at all times during the life of this indenture, pay all face It is agreed between the parties needs that the part accord the that part scanners in the part scanners that may be levied or assessed against said real estate when the same becomes due, and psyable, and that they will directed by the buildings upon said real estate insured against fire and tornado in such sum and by such insurance icompany as shall be specified and directed by the party of the second part to the loss if ally made payable to the part of the second part to the extent of ... It's interest and in the sympthetic as been provided, then the bert'y of the second part to the second part to the second part of the first part shall fail to pay such taxes when the same become due and psyable or to keep such accord part to the second part to the escond part to the escond part of the first part shall fail to pay such taxes when the same become due and psyable or to keep such as beein provided, then the bert'y of the second part may pay said taxes and insurance, or feither and the amount so part of the indebtedness secured by this indenture, and shall be interest at the rate of 10% from the date of payment - DOLLARS the terms of ONC _ certain written obligation for the pa July 1967 and by 1158 rates used population to the part y of according to the terms of said obligation, and also to serve any sum or serve of money add said party of the second patt to pay for any insurance or to discharge any taxes with that said part 1.05 . of the first part shall fail to pay the same as envirted in this inde And this conveyance shall be void if such payments the made as provided in this indenture. If default he mate in such payments of any part thereof or any obligation created thereby, or interest therean or if the taxes real estate are not paid when the same bacome size and payable, or if the iourance is not kept up. By sound betwin, or if the such and the whole som remaining ungend, and all of the obligation provided for in said provided provides, then this conveyance shall be is given, shall increasing ungend, and all of the obligation provided for in said written' colligation, for the such the is given, shall increasing ungend, and all of the obligation provided for in said written' colligation, for the second of which if is given, shall increasing ungend material become due and payable at the option of the holder hereof, or its pay of its which is (y of the second part is take possession in the manner provided by law and to have a receiver appointed to collect the remainer burning granted, or any part thereof, in the manner prescribed by law, and set there is suggither with the outs and charges incident. id all the improve-therefrom, and to from such sale to t, if any there he. paid by the part y making such sale, on demand, to the first part 105 It is agreed by the parties hereto that the terms and previsions of this indenture and every obligation therein contained, and all benefits activing therefrom, shall, extend and inure to, and be obligatory upon the heret, executors, administrators, personal representatives, In Witness Whereof, the part 105 of the first part Nave, hereonto set their hands and seals Hay Williams (SEAL) The and Collector SEAU (SEAL) Teoremannen ander server ander server ander server and s STATE OF COUNTY. BE IT REMEMBERED, That on this 21st day of July A. D. 1967 before me, a notary public in the aforesaid County and St came Dow Williams and Mary E. Williams, husband and wife in the aforesaid County and State, to me personally known to be the same person $^{\mbox{\tiny II}}$, who executed the foregoing instrument and dul acknowledged the execution of the same. IN WITNESS WHEREOF, I have he d attived my afficial as H. D. Flanders 19 69 Notary Public Jancie Beams 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 2 day of October 1970.

Corp. Seal)

The First National Bank of Lawrence, Lawrence, Kansas Robert K. Georgeson Vice President Mortgagee. Owner.

Liff replasso With written on the original mortgage this 22 diay of October 19 Jo. Yanue Beo