with the appurtenances and all the estate, title and interest of the said part i.es of the first part therein. and the said part sies ... of the first part do ... thereby dovenant and agree that at the delivery hereot. They are the lawful overant to a martgage to The Lawrence National Bank, dated 3/3/67, #7798, book 145, page 566-67, econd on which the balance as of this date is \$5,486.21. and that they will warrant and defend the same against all parties making lawful claim therefor a). It is agreed between the parties hereto that the part is es of the first part shall at all times during the life of this indenture, pay all taxes and assessments that may be levied or assessed against said real estate when the same becomes due and payable, and dirat they will be abelied on assessed against said real estate when the same becomes due and payable, and dirat they will be abelied on assessed against said real estate when the same becomes due and payable, and dirat they will be abelied on assessed against site and torado in such sum and by such insurance company as shall be apelified and interest. And in the event that said part 10 the second part be the site of the second part by the transformer of the second part be the sate of the second part be the second part be the second part be the second by the sate of the second part be the second part be the second by the sate of the second part be the second part be the second by the sate of the second part be the second part be the second by the sate of the second part be the second by the sate of the second part be the second part be the second by the sate of the second part be the second part be the second by the sate of the second part be the second part by the sate of the second part be the second part by the sate of the second part by the second part by the sate of the se so paid shall beco 7 8 THIS GRANT Is inte THIS GRANT is intended as a mortgage to secure the payment of the sum of Fwo Thousand Five Hundred and no/100-----TIN TOLLARS December 17.68 and by 115 terms hade payable to the part X of the second with all interest accruing thereon according to the terms of said obligation and also to secure any sum or sums of money advanced by the art. Y of the second part to pay for any insurance or to discharge any taxes with interest, thereon as herein provided in the event said part . y · : that said part I.C.S of the first part shall fail to pay the same as provided in this indenture. And this conveyance shall be void if such payments be made as herein specified, and the obligation contained therein fully discharged. If default be made in such payments or any part thereor or any obligation cuerted thereby, or interest thereon, or if the taxes, on said real estate are not paid when the same become due and payable or if the insurance is not kept up, as provided herein. Sr if the taxes, on said real estate are not kept in as good repair as they are now, or if waste is committed on said premise, then this conveyance shall be come absolute and the whole sum remaining uppaid, and all of the obligations provided for in said written obligation; for the security of which this indenture is given, shall immediately mature and become due and payable at the option of the holder hereof, without notice, and it shall be lawful for the said part y of the second part its agents or assigns, to take poiseston of the said premises and all the improve-ments thereon in the menner provided by law and to have a receiver appointed to collect the rents and benefits account therefront and so self the premises hereby granted of any part thereof in the manner prescribed by law, and our of all moneys arising from such sale to retain the amount them unpaid of principal-and interest together with the costs and charges incident thereto, and the overplus, is any there be shall be paid by the part y making such sale, on demand, to the first part 185. It is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and benefits activing therefrom, shall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal representat assigns and successors of the respective parties hereto. In Witness Whereof, the part 105, of the first part have hereunto set Their hand's and seals, the day and yea last above and the first seal Robert H.-Pierce (SEAL) Thelma Lee Pierce (SEAL) STATE OF Kansas Douglas COUNTY, his thirteenth day of December A.D. 19 68 - BH. BE IT, REMEMBERED, That on this thirteenth SORE before me, a notary public in the aforesaid County and State, Robert H. Pierce and Thelma Lee Pierce in the aforesaid County and State, HOTARY husband and wife AUBLIC S IN WITNESS WHEREOF, I have hereunito subscribed my name, and affixed my official seal on the day and. counti year last above written. Fern Sarensen Nor October 31 19 69 My Commission Expires Notary Public Recorded December 16, 1968 at 11:18 A. M. Janue Beam Register of Deeds RELEASE 0 I che 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 21 day of August 1969. Lawrence National Bank & Trust Co. (Corp. Seal) Geo. H. Ryan Senior Vice President Attest: William A. Lebert-Asst. Cashier Mortgagee. Owner. PARTIAL RELEASE OF MORTGAGE Hall Litha, Cc., Topeka 330-4 For Individual or corporate Martgagee it que -15594 BOOK 152 10 000000 COSCIDED CONFERENCES SALES ALSO STATE OF KANSAS. ___ Douglas County, ss. KNOW ALL MEN BY THESE PRESENTS, That Lawrence Savings Association of the County and State aforesaid, hereby certif_, that a certain Mortgage dated May 26, 1966 ____, made and executed by David V. Clark, also known as David V. Clark, Jr. and Clara L. Clark, husband and wife of the first part, to Lawrence Savings Association of Lawrence, Kansas of the second part, and recorded in the office of the Register of Deeds of _____ Douglas County Kansas, in volume 143 ..., page 555 ..., on the 26th day of May A. D. 19 66 , is as to The South 45 feet of Lot One Hundred Seventy-seven (177); on Kentucky Street in the City of Lawrence, in Douglas County, Kansas

. .

and the second sec