TO HAVE AND TO HOLD THE SAME, Together with all and singular the tenements, here 152 belonging, or in anywise appertaining forever PROVIDED-ALWAYS, And these presents are upon this express condition, that whereas sold parties of the first part hove this day exetuted and delivered a po sold port I of the second part, for the sum of Forty two "hundred, ninety five & 7.6/100 DOLLARS, bearing even date herewith, payable of Lawrence in equal installments, of One hundred two and 28/100----each, the first initialment payable on the third by a May installingue on the Bame . day of the following month 19 month days of Total in each Whereas, this mortgage is made subject to one first mortgage upon the above described real with interest thereon at the rote of 50 per cent, payable IIIOnthlyrighuolly, we of the amount secured by said first mortgage of any past thereof of any interest thereon a according to the express terms of said mortgage, then the party of the second part or his assume the note secured hereby, may at his option, for the protection of this mortgage, have gat interest therein atothe rate of 55. the sum of \$ 9, 900.00 secured hereby, may at his option, for the protection of this pold shall be added to the amount secured by this mortgan In the payment of any one of the installements described in the network shall become immediately due and poyable, at the network of the port \mathcal{J} shall draw interest at the rate of ten per cent per growum from the date Now if soid Donald E. Elliott and Kargaret A. Elliott shall pay or cause to be paid to said part if the second part, IXXXXXXXX or assigns, said sum of note mentioned, together with the interest thereon, according to the terms and tenor of the seme, then discharged and void; and otherwise shall remain in full force and effect. But if said sum or sums of money, interest thereon, is not paid when the same is due; and if the taxes on levied against sold premises or any part thereaf are not paid when the same are by low made due and payable, or if the kept up, then the whole of said sum and sums and interest thereon, shall and by these p of the second part shall be entitled to the possession of said premises and foreclosure of this mortgage And the said part 10.00 the first part, for 21V05 and their heirs, do hereby covenant to and with the said part y served part, executors, administrators or assigns, that they are lawfully seized in fee of said premises, and have ga of the second part, executors, administrators or assigns, that they are right to sell and convey the same, that sold premises are free and clear of all encumbrances, except subject to first mortgage mentioned above which is to City Bond and Mortgage Company of Kansas City, Missouri. and that they will, and their heirs, executors, and administr said pren ises against the lawful claims and demands of all persons whomsoever. In Witness Whereof, The said part 188 of the first part ha Vehereunto set their hand the day and y ATTEST Donald E. Blliott Margaret A. Elliott STATE OF KANSAS, Douglas 1.05.1 Be it Remembered, That an this 3rd day of April A.D. 19 69 before me, Lawrence C. Mills , a Notary Public in and for said County and State, came Donald E. Blliott and Margaret A. Elliott to me personally known to be the same person who executed the foregoing instrument of writin and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal on the d and year lost above written. ixed my official seal on the d Tewance C. M. July 22, 1971 tella Lawrence C. Mills Lance Beem Register of Deeds Ihis release