with the appurtenance, and all the estates title and inferest of the said part i es of the first part therein. And their they will be seen and the second against and the part BS bit the first part shall be and be and parter and the second part of the second part of the second part of the first part and the part of the first part and the part of the first part and the part of the second part of the second part of the part of the first part and the part of the first part and the part of the second part of the second part of the first part and first part and first the part of the first part and the part of the second part of the first part and first part and first the part of the first part and the part of the first part and the part of the first part and the part of the second part to the estand part of the first part and first part and first and part to the estand provided the part of the first part and first part part and first part part and first part part and first part part and first part and first part part part and first part part part and first part part part part part part part and f 76.3 - 7 the raid part Y -of the second plot. ments thereon in the manner provided by law and to have a receiver appointed to called the verticiand benefiti accurate therefore, and to solution provided by gravited or any part thereof. In the manner previous by law, and out of all moneys atiling from such sale to retain the amount then unpaids of principal and interest, together with the costs and phanges, incident thereig, and the overflux, if any there Ee. shalf be paid by the part, Y making such sale, or demand to the first part LCS. It is agreed by the part of the terms and provisions of this indenture and each and every obligation therein contained, and all benefits account therefrom, shall extend and inurg to and be obligatory upon the here, executors, administrators, perional regresentatives, assigns and successors of the respective parties hereto. In Witness Whereof, the part  $\hat{1}, \mathbb{C} \mathbb{S}$  , of the first part heV  $\mathbb{C}$  , here only set their hand S and seal S the day and year above, writteri. . . 8 x Harold H. Herren X Harold H. Herren X Betty Herren H. Herren (SEAL) (SEAD) XAllen H. Westerhouse (SEAL) ក្នុងកំណត់អាមិនចំណើយអាមិនចំណើយអាមិនចំណើយអាមិនចំណើញអាមិនចំណើញអាមិនចំណើយអាមិនចំណើញអាមិនចំណើញអាមិនចំណើញអាមិនចំណើញអាមិន STATE OF Kansas Douglas- COUNTY, N BE IT REMEMBERED, That on this 24th day of February A. D., 19 . 70 Notary -Public . In the aforesaid County and State; before me, and cam Harold H. Herren and Betty Herren, his wife, and NOTAHY Allen H. Westerhouse and Elfrieda Westerhouse, his wife to me perionally known to be the same person S ... who executed the foregoing instrument and duly acknowledged the execution of the same. DIJALIC IN WITNESS WHEREOF, I have hereunto subscribed my name, and affiged my official seal on the day and year last above written. February 19 19 73 . Hazel Stanley Notary Public Janie Beem Register of Deeds

of the debt secured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of record. Dated this 14th day of August 1970

ne First National Bank of Lawrence, Lawrence,

am B. Lienhard, Vice President Mortgagee. Owne

(Corp. Seal)

Kr :

