with the apportenances and all the estate, title and interest of the said part 3. of the first part there

And the said per y ... of the first pert ds CS. Jacoby covenent and agree that at the delivery based it is the lawful as the premises above granted, and selzed of a good and indefeesible estate of inheritance therein, free and clear of ell incumbrances, and a manufacturing ou

and that it ... will warrant and defend the same against all parties making lawful claim th

and assessments that may be levised or essenced against and real estate when the same bockman during the use or ma indextude, pay set [assessment] here the buildings upon asid real estate induced against fire and tornado in such sum and by such facessment compares and the second and detected by the part y_{i-1} of the second part the loss, if any, mode payle to the part y_{i-1} of the second part to be accessed against face and large mode payle to the part y_{i-1} of the second part to be accessed of 128 and particular interest as in part y_{i-1} of the first part shall fail to pay such taxes when a become and payle to the part of 128 and particular interest as hereins provided, then the part y_{i-1} of the second part may pay and taxes and home does not payle to be applied to paid the second or the part y_{i-1} of the second part may pay and taxes and home does not payled to the second part to the second part has the second part into the second part has the second part payle to the payle of 10% from the date of payled to the payle of 10% from the date of payled to the payled the second part has been does and payled to the payle of the part part of the indebtedness, second part may pay and taxes are from the date of payled to the payled the second part has the part of the indebtedness, second part has the part of the indebtedness.

the payment of the sum of Twenty Thousand and no/100----- Douass.

rding to the terms of ONC certain written obligation for the payment of said sum of money, executed on the 51b

And this convergence shall be void if such payments be made as barels apacified, and the obligation contained therein fully discharged, fault to made in such payments or any part thereof or any obligation created thereby, or distance there on all the taxes on said real are not paid when the same become due and payable or if the insurance is not kent up, estimate thereon, or if the buildings on said same see not say to a good repair is they are now, or if waste is committed on said passings the shurth the security of the buildings on said the whole same membrain unseld, and all of the obligations provided for in said written obligation, for the security of the source and area, stall insurants and its description of the obligation of the shurth of the source of the obligation. For the source of the source

is agreed by the parties hereto thet the terms and provisions of this indenture and each and every obligation therein contained, and all as accounts thereform, shall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives, as and uncensors of the respective parties hereto.

of, the part y of the first part ha S ... hereunto ser its hand S and seel the day and year CEMERY

INVESTORS MANAGEMENT CORPORATION (SEAL) By June Harry, President (SEAL) usell W. Jones, Secretary (SEAL) (SEAL) By :

Douglas COUNTY, SS. STATE OF Kansas BE IT REMEMBERED, That on this ______5th _____ day of __October 19 70 before me, the undersigned, a Notary Public in and for the County and State aforesaid, _ Dwight Perry _____, president of Investors Management Corporation , a corporation duly organized, incorporated and existing under and by virtue of the laws of _____Kansas ____, and Russell W. Jones to persons who are personally known to me to be such officers, and who are personally the persons who executed, as such officers, the within instrument of writing on behalf and such persons duly acknowledged the execution of the same to be the act and deed of IN THIS TIMONY WHEREOF, I have hereunto set my hand and affixed my . Notary Public, Term expires May 11

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Janue Been Register of Deeds 0

May 11, 1974

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 10th day of September 1971.

The First National Bank of Lawrence, Lawrence, Kansas Owner.