with the appurtenances and all the estate, title and interest of the said part198 of the first part therein. And the said part 18.8 ... of the first part do ...... hereby cove and and an that at the delivery hereof they arme lawful ou of the premiers shows around it. Solved of allow and indefending even of britismics because free and class of all houmbrances. SNOPD the area for all of the provide of the beaution of the provide of th and assessments that may be levied or assessed against seld real estate when the site becomes due and psychle, and the industrue, pay all taxes keep the buildings upon said real estate incored against seld real estate when the site becomes due and psychle, and ther thinky Will directed by the part <u>J</u> of the second part, the loss if any, made psychle to the part. <u>J</u> of the second part by the scenter of the interest. And in the event that said part JdB, of the first part shall fail to pay such taxes when the same become due and psychle or to keep as a part of the interest of the indubtedness, secured by this indenture, and shall be are become due and psychle or to keep to paid shall become a part of the indubtedness, secured by this indenture, and shall bears interest at the rate of 10% from the date of payment THIS GRANT Is Int the payment of the sum of Fifty five hundred and no/100----according to the terms of QIAS certain written oblightion for the payment of said sum of money, executed on the 26th day of August 19 59, and by 1ts terms made payhole to the part J of the second part, with all interest according to the terms of said oblightion and sho to secure any sum or sums of money advanced by the said part J - of the second port to pay for any insurance or to dicharge any for any secure any sum or sums of money advanced by the ---that said part 10.8 of the first part shall fall to pay And this conveyance shall be void if if default be made in such payments or, estate are not paid when the same become real estate are not kept in as good repaid the wholes sum renseling unpaid, ar is given, shall immediately mature and be If such payments be made as herein specified, and the obligation contained therein fully discharged, or any part thereof or any obligation created thereby, or interest theseour or if the tailing on said real same day and payable, or if the instrumes is to not kept up, as provided herein, or if the huildings on aid and all of the colligations provided for in all written obligation, for the security of which this indenture because due and payable at the option of the holder\_persof, without notice, and it shall be lavel for become due and payable at the option of the holder\_persof, without notice, and it shall be lavel for said per  $\mathbf{Y}_{-}$  of the second part. In the manner provided by lew and to have a receiver appointed to collect the rems and benefits accruing therefrom and to the premises benefy granted, or any part thereof, in the manner previded by how, and out of all moters entring therefrom such sale to in the emount then unpaid of principal and interest, togethet with the costs and charges incident thereto, and the overplice, if any three by shell be paid by the part J. making such sale, on demand, to the first part 163 It is agreed by the parties harmto that the terms and provisions of this indenture and each and every obligation therein contained, and all metrix securing therefore, shall extend and have to, and be obligatory upon the heirs, securities, administrators, personal representatives, figs and uccusions of the responding personal representatives, and there where the part 188' of the first part he VO hereouto as the 15 hard S and seal S the day and year above writers. S and seal S the day and year Clayton L. Stone (SEAL) (SEAL) Virginia I. Stone (SEAL). (SEAL) STATE OF KANSAS 55. HI TI REMEMBERED, Ther on this 26th day of August A D. 19 59 before me. Notary Public in the derend Country 19 59 DOUGLAS COUNTY. before me. Notary Public in the interest County and State came Clayton L. Stone and Virginia I. Stone, husband NQ Town 24 8 and wife to he personally known to be the arms person  $\beta$  who executed the foregoing instrument and duly acknowledged the execution of the same. e, and affixed my official seal on the day and IN WITNESS WHEREOF, I have hereunto subs year last above written. 87 Clorente Public Z: . 419 62 My Commission Expires April 21 L. E. Eby farold a. Brek Register of Beeds

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 12th day of November 1969 Lawrence Savings Association formerly known as The Lawrence Building and Loan Association M.D. Vaughn Executive Vice President

Owner.