64 rigage to secure the payment of the sum offen thousand and no/100--This grant is int the terms of said obligation, also to secure all future advances for any purpose made to part. I of the first part by the party of the second part, there evidenced by mate, book account or otherwise, up to the original amount of this metragan, with all interest accurate on such stores advances according to terms of the abligation thereof, and also is account any summary on some of meeta valenced by the said party of the second parts. ent that said part y, of the first p Part. J. of the first part hereby assign to party of the second part the rents and income arising at any and all times from the property mortgaped to are talk written obligation, also all future advances hereander, and hereby authorize party of the second part or its apent, at its option upon default, to take upon of add property and calitics all rents and honoses and apply the same on the parent of humance permission, success assessments, regain, or improvements creater in here advances to the same of the parent of humance permission, success assessments, regain, or improvements creater in here advances to the same of the parent of humance permission and any of the taking of possession hereander if it no manare prevent of creater party of the second part in collection of said winks y forcioure or otherwise. failure of the second part to assert any of its right hereunder at any time shall not be construed as a waiver of its right to assert the same at a lat to insist upon and enforce strict compliance with all the terms and provisions in said obligations and in this meriance contained id part Y of the first m ed by part. J of the first part for future it by party of the second part whether evidenced by note, book and any extensions or renewals hereod and shall comply with all of the provisions in said note stions hereby accured, then this convergince shall be wide se, up to the original amount of this mortgage, ne contained, and the anovisions of future oblig If default be made in payment of such obligations or any part thereof or any obligations created thereby, or interest it exists are not and when the same become due and payable, or if the immunace is not keep in as provided herein, or if to not keep in as good repair as they are now, or if waste is committed on said promise, then this conveyance shall become a ing unsaid, and all of the obligations for the security of which this indexture is goine shall immediately matture and become of holder harved, whittonk notice, and it shall be thereaf for the said party of the second part, its successors and, assings to to which the improvements therean is the manner provided by law and to have a review appointed to collect the rests and sell the improvements therean is the manner provided by law and to have a to out of all moneys arising from usual of principal and interest to optime with the costs and charges incident theresh, and the overpring, if any there be, shall by; or interest thereon, or if the taxes on said real d herein, or if the buildings on said real estate are s shall become aboute and the whole sum persuin-are said become due and payable at the option of the nd, assigna, to Lake possession of the said premises t the rents and benefits accuring therefrom; and to a receiver appointed to i by law, and out of all thereto, and the powerly Part y of the first part shall pay It is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits accruing efrom, shall extend and laure to, and be obligatory upon the heirs, executors, administrators, personal representatives, assigns and successors of the respective ale sto County, ss. State of Kansas , Douglas . 3 Be It Remembered, That on this \_\_ 31st \_\_\_\_\_ day of August 1959 before me, the undersigned, a Notary Public in and for the County and State aforesaid, came Robert J. Green . President of The B. A. Green Construction Company Secretary of said corporation, who are personally known to me to be such officers, and who are personally known to me to be the persons who executed, as such officers, the within instrument of writing on behalf of said corporation. In Testimony Whereof, I have hereunto set my hand and affixed my \_\_\_\_ Notarial Seal the day and year last above written 1 .1 - Lois Hustefeld Notary Public, Term expires July 13 1963 arold a. Beck Register of Deeds RELEASE The undersigned, owner of the within mortgage, hereby acknowledges the full payment of the debt secured thereby, and authorizes the Register of Deeds to enter the discharge of this mortgage of record. Dated this 6th day of October 1967 THE LAWRENCE BUILDING AND LOAN ASSOCIATION also known as the Lawrence Savings Association by M.D. Vaughn, Exec. Vice President Mortgagee. 00.00