This grant is intended as a m tagge to secure the payment of the sam of Eleven thousand five hundredano/doQas nt of said sum of money, executed on the 24th day of to the terms of ONG December , 19.59 , and by its terms m

ith all interest accruing the according made to pard 0.8 of the first part by the party of the second part, is mortgage, with all interest accruing on such future advances according to meed by the said party of the second part to pay for any insurance or to disto the terms of said obligation, also to secure all future advances for any purpose whether evidenced by note, hook account or otherwise, up to the original amount of th the terms of the obligation thereof, and also to secure any sum or sums of money adu at said part 0.5 of the first part shall fail to pay the same as provided in the indenta charge any taxes with interest thereon as herein m ided, in th

Part, I Ga 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 mortgaged to accore said written obligation, also all future advances hermander, and hereby antherize party of the second part of its agent, at its option upon default, to take charge of said property and collect all rents and lincome and apply the same on the segment of its more charges or property and collect all rents and lincome and apply the same on the segment of the second part of its agent, at its option upon default, to take messary to kept said property in tenantable condition, or other charges or payment of incomes and apply about the training of the bready second. This adjument of rest shall continue in force with the unpaid balance of and deblocks is hulfy and. It is also agreed that the taking of pessession hereinnet shall in no manner presents or retard party of the second part in cellection of said sums by foreclosure or otherwise.

The failure of the second part to assert any of its right hereunder at any tir and to insist upon and enforce strict compliance with all the terms and or me shall not be const ovisions in said oblig rued as a waiver of its right to assert the same If said part 10.5 . of the first part shall c of mart the er

ns of said note hu red, and un nies of the first part for futures the of the second part whether evidenced by note, book shall comply with all of the provisions in said note shall be void. terwise, up to the original and origage contained, and the pro of this m and any ext

not paid when the same become is good repair as they are no and all of the obligations for of, without notice, and it shall improvements therean in the is mises hereby granted, or any re-mingles are same to the same renterest thereon, n, or if the build become absolute and the whole sum remain-payable at the option of the session of the said premises ch this indenture said party of the law and to have manner prescribed to and out of all party of the first part. Parties of the first part shall pay party of the

agreed by the parties hereto that the terms and provisions of this indenture and each and every obliga shall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal represention therein contained, and all benefits accruing statives, assigns and successors of the respective

WITNESS WHEREOF, the partLOB of the first part ha VO bereanto set their handband staff the day and year last ab we written. f Christian . Christian Idella Christian pristian . (SEAL) (SEAL) (SEAL) (SEAL) *****

| STATE OF KANSAS | |
|--|---|
| DOUGLAS | COUNTY |
| Contraction of the second | BE IT REALEMENTED, That on this 24th day of December A. D. 1959 |
| a summer a | before me, a Notary Public in the aforesaid County and State |
| HOTAR . | and wife |
| | to me personally known to be the same person S who executed the foregoing instrument and du |
| and the second sec | acknowledged the execution of the same. |

8

1

(Internal

205

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 23rd day of February 1970. The Lawrence Savings Association formerly known as THE LAWRENCE BUILDING AND LOAN ASSOCIATION (Corp. Seal) By M. D. Vaughn, Exec. Vice - President. Mortgagee.

1

0.102

Hard D. Beck Register of Deeds