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d that they will warrant and defend the same against all parties making lawful claim thereto.

It is agreed be in the parties hereto that the part. nts that may be levied or assessed against said real estate when the same become due and payable, and that they will live the buildings on said yeal estate insured for loss from fire and extended coverage in such sum and by such insurance company as shall be specified and directed by the of the second part, the loss, if any, made payable to the party of the second part to the extent of its interest. And in the event that said part 10.0 first part shall fail to pay such taxes when the same become due and payable or to keep said premises invured as hereim provided, then the party of the forst part may pay such taxes when the same become due and payable or to keep said premises invured as hereim provided, then the party of the forst may pay such taxes when the same become due and payable or to keep said premises invured as hereim provided, then the party of the forst may pay such taxes when the same become due and payable or to keep said premises invured by this indenture, and shall interest at the rate of 10% from the date of payment until fully repaid. pe to secure the payment of the sum of Thirteen thousand and no/100--- DOLLARS This grant is intended as a mo certain written obligation for the pay-, 19 59, and by its terms made payable to nt of said sum of money, executed on the 29th December he terms of said obligation, also to secure all future advances for any purpose her evidenced by note, book account or otherwise, up to the original amount of the terms of the obligation thereof, and also to secure any sum or sums of money adm made to part LOS of the first part by the party of the se is mortgage, with all interest accruing on such future shvances as noted by the said party of the second part to pay for any insurance wided. In the eve nt that said partie Sof the first part shall fail to pay the sa any taxes with interest there Part 1.0.2. of the first part hereby assign to party of the second part the rests and income arising at any and all times from the property more said written obligation, also all future advances hereader, and hereby authorize party of the second part of its appent, at this option upon of any more of add property and collect all rests and some and apply the same on the parent. In insurance personnel, take, as easements, fragment of the second part to be added to red. This The failure of the second part to assert any of its right hereender at any time shall not be construed as a waiver of its right to assert the sa and to insist upon and enforce strict compliance with all the terms and provisions in said obligations and in this mortgage contained. If said part 10.8 of the first part shall cause to be paid to party of the second part, the entire am ns of said note hereby secured, and under the terms and provisi s, made to. them hereafter incurred by part 108 of the first part for future party of the second part whether evidenced by note, book eef and shall comply with all of the provisions in said note preserve shall be void myse, up to the original amount of this mortgape, and any extensions or renewals here tgage contained, and the provisions of future obligations hereby secured then this room

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If default is made in payment of such obligations or any part thereof or any colligations created thereby, or interest thereon, or if the taxes on said real estate are not paid when the same become due and gapable, or if the insurance is not kept up, as provided herein, or if the buildings on said real estate are not kept in at paid repair as they are now, or if waste is committed on said premises, then this convergence shall become due due to the buildings on said and the abhole sum remaining equals, and all of the obligations for the scorify of which its indenture is given shall immediately mature and become due and gapable at the option of the holder hereof, without nulce, and it shall be leaved for the said party of the second part, its successors and assign, to take possession of the said premises, and all the improvements thereon in the manner prefield by huw and to have a necelivar papointed to collect the rest said before said scrings arhing from such saids (as thereof, in the manner prescribed by law, and out of all moneys arising from such saids by the party and the easts and thereas, and the overplax, if any there to, shall be paid by the party and the first part. Part <u>105</u> of the first part shall pay party of the second part any deficiency resulting from such saids.

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 accruige therefrom, shall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives, assigns and successors of the respective parties hereto.

averal with the set of the first part ha Ve here with the set where of the part of the first part ha Ve here bonald F. POWell (SEAL) (SEAL) to set their ha is set their handband safe the day and year is a Martha Dell Powell (CEAL) (SEAL) (SEAL) ------STATE OF Missouri COUNTY, SS. olneon. to before me, a Notary Public in the aforeside County and State came Donald F. Powell and Martha Dell Powell, husbard and wife DOLORES HOTHRYS to me personally known to be the same person \hat{S} , who executed the forego acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed Dolores Stevens side Expires My Commission Expires May 4, 1963 19. Notary Public

recorded January o, 1900 at 11:40 A.M.

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 9th day of August 1960.

Varda Gilbeck

ATTEST. L. E. Eby Secretary (Corp. Seal)

THE LAWRENCE BUILDING AND LOAN ASSOCIATION Mortgagee. by H. C. Brinkman President

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Harold a Back By: Jamie Bes

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