in an an an a star Reg. No. 15,897 Fee Paid \$21,25 73377 BOOK 124 MORTGAGE loth THIS INDERTORE MAY BE 10th May Floyd Ly Savyer and Rose Marie Savyer, husband and wife 19 60 between or LOWPONDO or the County of DOUGIOS and State of Kanza part O.S. of the first part, and THE LAWRENCE BUILDING AND LOAM ASSOCIATION of Lawrence, Kanza, party of the Second Part. WITHESSETH, that the said parties of the first part, in consideration of the issue of the sam of **Bighty five hundred and no/100-----**- DOLLARS the them duty paid, the receipt of which is hereby acknowledged, ha VO sold and by this indenture do. GRANT, RARGAIN, SILL and MONTGAGE to the sale party of the minord part, its successors and assignt, the following described real estate situated in the County of DOUGLID m Lot Twenty-one (2E) in Block Three (3) in Haskell Place, an Addition to the City of Lawrence. Together with all heating, lighting, and plumbing equipment and fixtures, including stakars and burners, screen, eunings, storm windows and doors, and y standes or blinds, used on or in connection with maid property, whether the more are now located on raid property or hereafter placed thereas. TO HAVE AND TO HOLD THE SAME, With all and singular the to And the said part 102 of the first part do \_\_\_\_\_ hereby covenant and agree that at the delivery hereof they are the ta he premies above greated, and satured of a good and indefaatlate estate of interitance therein, free and clear of all incunterances and that they will warned and defend the same against all parties making lawful claim therein of it is agreed between the parties benefic that the part10.0 of the first part shall at all times during the life monts that, may be levied or assessed against said real estate when the same become due and payable, and that they will keep the building pen said real estate insured for less from five and extended coverage in such sam and by such insurance company as shall be specified and directed by the certain written obligation for , 19\_60, and by its terms made pa to the terms of ODS nt of said sum of maney, executed on the 10th day of t some of said obligation, also to secure all fotore advances for any porpose made to party of the focus party of the fitter part, with an interest internal interest according to any the party of the second part, even to a solution of the fitter advances according to the original amount of this montant, both according to according to the original amount of the montant, betweet according to according to the original amount of the montant amount of the montant, betweet according to according to according to a second part, and the obligation thereof, and also it a second part of the obligation thereof, and also it a second any sum or same of the obligation thereof, and also it ascord any sum or same of mosey advanced by the solid party of the second part, to pay for any instrume or to dis-e any taxes with instruct thereon as herein provided, in the event that said part 10 % the first part shall fall to pay the same as provided in the indenture. Part 1.0.2. of the first parts benear the second party of the second part the rests and means artising at any and all times from the property mortgaged to use said written obligation, also all fears advances hermony, and hereby authorize party of the second part or its agent, at its option part default to take one of all spoperty and collect all rests and incomes add apply the same on the pargement of mutarese previous, taret, assessment, regards or the second part or its agent, at its options berefore entry states and property in toestand could be an entry of the course of the second part or its mortgaged to the interview. This means of rest spoperty in toestand could be made the charges or papernicly invoked for in this mortgage or is the obligations hereby second. This format of rests full continue in free wait the small balance of and objections is fully paid. It is also agreed that the taking of possession hereonder if in no manner prevent or returd party of the takend part in collection of said sums by foreclosure or otherwise. The failure of the second part to assert any of its right hermander at any time shall not be construed as a waiver of its right to assert the same and to insist upon and enforce strict compliance with all the terms and provisions in said obligations and in the metanon contained e, and in most good the enveroe struct comparates with an one terms are personnel is one control of the entire amount due it bereauder and under the terms and it units of said mate hereby secured, and under the terms and personnel of any obligation hereafter incurred by an 102.5 of the first part for future among made is <u>them</u> by party of the second part whether evidenced by note, book among contained to the price obligation hereby accured, then this moving and any contrast of the second part whether evidenced by note, book in the embry secured, and the provident of this movingage, and any extensions or rememals hered and that comply with all of the provisions in said note in this mortaging contained, and the provident of future obligations hereby accured, then this conveyance shall be void. In identify the maring containing, and the provincing of Tabler comparison lenging sectors, then over consider thereby, or interest thermost, or if the taxes on tails real Tidentify the marks in agreement of such obligations or any part frame of any obligations created thereby, or interest thermost, or if the taxes on tails real state are not paid when the same become due and parable. This issues that the taxes, and take the same become due and parable at the state are not paid when the same become due and parable for the same provided are also are taken to op unsaid, and all of the obligations for the same by a state that the same of the same due taken to take provided hards, and all of the obligations for the same provided by the same of the same taxes of the same terms of the same terms of the same terms of the same due to take parameters of the same terms of an all of the improvements thereon in the name provided by law and to have a reactive appointed to collect the roots and become the same thereon the same terms of the same provided by law and to have a nearbor of all means sating from marks the parameters of the taxe parameters of the same terms of the same terms of the same provided by law and to have a nearbor appointed to collect the roots and become the same terms of the same terms of the same provided by law and to have a nearbor appointed to collect the roots and be sated to all the provides of the marks the roots and the provides of the sate provides of the sate parameters of the sate provides of the parameters of the sate nd, to the party of the first part. Part 16.5 of the first part shall pay party of th It is upread by the parties herets that the terms and provisions of this indentare and each and every obligation thereis contained, and all benefits accruing refrom, thall extend and here is, and be obligatory upon the heirs, executor, administrators, personal representatives, assigns and successors of the respective line herets IN WITNESS WHEREOF, the part 182 of the first part ha VO bernuto set the 1 Man And seal the day and your bat above written. Rose Marie Sawyor (SEAL) Rose Marie Sawyor (SEAL) STATE OF KANSAS COUNTY, SS. DOUGLAS 10th day of May \_A. D., 19. 60 BE IT REMEMBERED, That on this \_\_\_\_\_ 10th before ma, a \_\_\_\_\_ Notary Public LEED in the aforesaid County and State, Floyd L. Sawyer and Rose Marie Sawyer, husband NOTARE and wife UBLIC log instr to me personally known to be the same per acknowledged the execution of the same, real on the Court of the Nature Hadre MOF, 1 have here y name, and attend my off 19 62 My Communic Explore April 21st L' E. Boy Warold Q. Beck Register of Deeds By: Janie Been. Deputy

**。**」 公司 关键 经按过