ce therein, free and clear of all incun nd that they will warrant and defend the s It is apped between the parties hereto that the part 198 of the first part shall at all times during the me against all parties making lawful claim ments that may be leveled or assessed against said real estate when the same become due and payable, and that they will be specified and directed by the point said real estate insured for loss from fire and estended coverage in such num and by such insurance company as shall be specified and directed by the party of the second part, the last, if any, made payable to the party of the second part to the extent of its interest. And in the event that said part1.05of the first part shall fail to pay such taxes when the same become due ad payable or to keep said premises insured as herein provided, then the party of the second part may pay said taxes and imprance, or either, and the amount so paid shall become a part of the indebtedness, secured by this indenture, and shall bear interest at the rate of 10% from the date of payment until fully repaid. This grant is intended as a mortgage to secure the payment of the sum of Four thousand and no/100---to the terms of ODO certain written obligation for the payment of said sum of money, executed on the $13 \mathrm{th}$ DOLLARS May , 19 60, and by its terms made payable to the party of the second part, with all interest accruing the rema of faild obligation, also to secure all foture advances for any purpose made to part 105 of the first part by the party of the second part, revidenced by note, book account or otherwise, us to the original amount of this mortgage, with all interest accruing on much future advances accounds on or of the obligation thereof, and also to secure any sum or sums of money advanced by the said party of the second part, any insurance or to disday of any taxes with interest thereon as herein provided, in the event that said park C S of the first part shall fail to pay the same as proairge any takes with heterest thereof at merein provided, in the events Cost take paravita at or to the total part of total part of the total part of total part of total part of the total part of the total part of the total part of the total part of the total part of the total part of the total part of the total part of tot The failure of the second part to assert any of Hs right hereunder at any time shall not be construed as a waiver of Hz right to assert the same at a later 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 105 of the first part shall cause to be paid to party of the set ns of said note hereby secured, and under the nd part, the entire amo on hereafter incurred by part105 of the first part for fu e is by party of the second part whither evidenced by note, book envise; up to the original amount of this mortgage, and any extensions or renewals hereof and shall compty with all of the provisions in said note topole contained, and the previsions of future obligations hereby secured, then this conveyance shall be void. them It default be imade in payment of such obligations or any part thereof of any obligations created thurshy, or interest thereon, or if the taxes on said real is are not paid when the same become due and payahle, or if the insurance is not key up, as provided herein, or if the buildings on said real estate are inspit, and all of the obligations are, or if wantie is committed on said premises; then this convergance that become absolut and the whole sum recala-ing of the same transmitted of the estimate of the same payahle and the same payahle as the pay and the same payahle as the same pay and the same pay and the same payahle as a same pay and the pay and the same pay and the pay and the pay and the pay and the same pay and the pays be pay and the pay and t nd, to the party of the first part. Part 10.5 of the first part shall pay party of the second part any deficien 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 from, shall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives, assigns and successors of the respective IN WITNESS WHEREOF, the part 10.3 of the first part ha VO hermanta set the ir Joe G. Kolars (SEA) handSand seaBthe day and year fal Bertha Trenc Kalars (SEAL) Bertha Irene Kolars (SEAL) __(SEAL) STATE OF Kansas Douglas COUNTY, SS. NOTARL. BE IT REMEMBERED, That on this ... 13th day of May A. D., 1960 before me, a Notary Public and Hay A D. 190 came Joe G. Kolars and Bertha Irene Kolars, husband and wife in the aforesaid County and State. 1 12 L Constant of the second to me personally known to be the same person a who executed the foregoing instrument and duly acknowledged the execution of the same. III WYTERSE WHEREF, I have hereunto subbrohed in above written. My Commission Expires April 21st 19.62 o on the day and year last De Clary Notary Public L. E. Eby Handd a Beck Register of Deeds By: Jamie Beem, Deputy 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 5th day of May 1969.

(Corp. Seal)	The Lawrence Savings Association formerly known as THE LAWRENCE BUILDING AND LOAN ASSOCIATION by M. D. Vaughn, Executive Vice President
This release was written on the artginet mortgages	Mortgagee.
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TO HAVE AND TO HOLD THE SAME, forever.	With all and singular the tenaments, hereditaments and appurtenances thereunto belonging, or in anywise appe
The second of the Inst	Dart da handha -
of the premises above granted, and seized of	part do hereby covenant and agree that at the delivery hereof they are the lawful comer a good and indefeasible estate of inheritance therein free and the second s

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