631 and that they will warrant and defend the sa ainst all parties making lawful claim thereto It is agreed between the parties hereto that the nart 103 of the first part shall at all ti I estate when the same become due and payable, and that they will keep the buildings extended coverage in such sum and by such insurance company as shall be specified and directed by the rents that may be levied or assessed against said rea party of the second part, the loss, if any, made payable to the party of the second part to the extent of its intervent. And in the event that said part 108. of the first part shall fail to pay such taxes when the same become due and payable or to keep said premises immerid as hereix provided, then the party of the second part may pay said taxes and immarces, ce either, and the amount so paids 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 Five Thousand & No/100-----ding to the terms of ODC certain written obligation for the payment of said sum of money, executed on the 6th day of the terms of said obligation, also to secure all future advances for any purpose made to part 1.0.5 of the first part by the party of the second part, there wedeneed by note, book account or otherwise, up to the original amount of this morigane, with all interest accruing on such future advances according to terms of the obligation thereof, and also to secure any sum or sums of money advanced by the taid party of the second part to pay for any insurance or to disrge any taxes with interest thereon as herein provided, in the event that said part 10.54 the first part shall fail to pay the same as provided in the indenture The any case with mitters thereon an percent provent, where terms take are the rests take and the second part is any and all times from the property martipaged to more taid written obligation, also all foture advances bereauder, and harroy and harroy archiver party of the second part, or its appent, at its option upon default, to take any of taid property and collect all rests and income and apply the same on the apprend of income prime of the marace previum, takes at its option upon default, to take ocesary to keep said property and collect all rests and income and apply the same of the apprend of income collections for the obligation in the same of the distance previum, takes and the same of the distance of said obligations is for gain. It is also apprend that the taking of possession hereunder all no manner prevent or retard party of the second part in collection of said sums by foreclessore or otherwise. The 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 sa time, 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 Still of the first part shall cause to be paid to party of the second part, the entire am ions of said note hereby secured, and under the terms and provisions of any obligation hereafter incurred by part 105 of the first part for future es, made to <u>them</u> to this and providents of any provident of any comparison interactive incurring of part. Set of the spart by the restrict of the second part whether evidence thy mole, book to evidence in a sub-to evidence of the mortgage, and any extensions or resewaits hereof and shall comply with all of the providence of future abilitations hereby secured. One this convergence shall be void. If default he marke payment of such objections one year there employees every exceed years and thereby, or interest thereon, or if the taxes on said real state are not paid when the same become due and payable, or if the immunace is not kept up, as provided hereby, or interest thereon, or all real erate are not kept in a good repair as they are now, or if wastle is committed on and prevents, then this conveyance shall kenome about and the whole sum remain-ing unpaid, and all of the obligations for the security of which this indenture is given shall immediately mature ad become due and payable at the option of the holder hered, whichous notice, and it shall be based for the security are which was a receiver appointed to collect the rents and become for and payable at the option of the and of the improvement thereon in the manner provided by law and to have a receiver appointed to collect the rents and become that and become that here the security of which the security are preserving by uway, and out of all moneys arising from such sale to retain the amount then small and all entities together with the costs and charges incident therets, and the overplus, if any there be, shall be paid by the party making such on demand, to the party of the first part. Part 188 of the first part shall pay party of the second part any deficies It is apreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits accruing erefrom, thall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives, assigns and successors of the respective rites hereto. IN WITNESS WHEREOF, the part 10.5 of the first part ha VO hereunto set their . Lois Irone Higdon Higdensen Charles Higdon (SEAL) (SEAL) STATE OF Kansas SS. Douglas county, BE IT REMEMBERED, That on this 6th day of June A. D., 19.60 EEB before me, a Notary Public In the aforetald County and State NOTARL . and Lois Irene Higdon and Charles Higdon, wife and /husband UBLIC S to me personally known to be the same person S acknowledged the execution of the same, who executed the foregoing instrum IN WITHESS WHEAEOF, I have herewise subscribed my name, above writes. My Commission Expires April 21st 19 62 and affixed my official seal on the day and ye L. El Eby, Ebr Notary Public Forde G. Seck Register of Deeds 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 September 1964 THE LAWRENCE BUILDING AND LOAN ASSOCIATION Nortgagee. by W. E. Decker Vice-President antored tember orold a block

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