Together with all heating, lighting, and plumbing equipment and fixtures, including staters and hurners, screens, zemings, storm windows and doors, and wind stades or fulinds, used on or in connection with said property, whether the same are now located on said property or hereafter placed thereon. TO HAVE AND TO HOLD THE SAME, With all and singular

said part 18 S of the first part do berety cow ree that at the deliv ery he of they are the lawful on

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

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is agreed between the parties hereto that the part 108 of the first part shall at all times during the life of this ments that may be levied or assessed against said real estate when the same became due and payable, and that they will here the brildings upon said real estate insured for ions from five and extended coverage in such sum and by such insurance company as shall be specified and directed by the party of the second part, the loss, if any, mude payable to the party of the second part is the extent of its interest. And in the event that taid part 16.5 of the first part shall fail to pay such taxes when the same become due and payable or to keep said premises insured as hardin provided, then the party of the second part may pay said taxes and insurance, or wither, and the amount up paid shall become a part of the indebtadness, second by this indenture, and shall hear interest at the rate of 10% from the date of payment until fully repaid.

This grant is intended as a m age to secure the payment of the sum of Three Thousand & No/100---ding to the terms of ONO certain written obligation for the payment of said sum of money, executed on the 7th

to the terms of said obligation, also to secure all fature advances for any purpose made to part 165 of the first part by the party of the whether evidenced by note, book account or otherwise, up to the original amount of this mortgape, with all interest accruing on such future advance the terms of the obligation thereof, and also to secure any sum or sums of money advanced by the said party of the second part to pay for any issue rge any taxes with interest thereon as herein provided, in the event that said part20Sof the first part shall fail to pay the same as provided in the ind

Part A CB. 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 murpaged to mur said written obligation, also all foture advances hereader, and hereby authorize party of the second part or its apent, at its uption default, to take murp of add property and collect all instance advances and papty the same on the payment of immurpance or period. The second part or its apent, at its uption, and the property murpaged to create the same of the payment of immurpance period. The second part of the second part or its apent, at its uption, and the property murpaged to create the large state property in treastable condition, or other charge or payments provided for in this montage or in the obligations. Interventer dimension of remains static continus in force with the unmaind bakenes of state deligation in fully paid. It is also agreed that the taking of postersions hermoter all in no manner prevent or retard party of the second part in collection of said sums by forechours 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 and to insist upon and enforce strict compliance with all the terms and provisions in said obligations and in this mortgape contained.

If said part_105 of the first part shall cause to be paid to party of the second part, the tions of said note hereby secured, and under the terms and provisions of any oblig ation hereafter incurred by part 10.5 of the first

them party of the second part whether evid reof and shall comply with all of the pr

If default be made in payment of such obligations or any part thereof or any obligations created texture are not paid when the same become due and payable, or if the insurance is not kept us, as por to kept in as your of repair as they are now, or if wasts is committed on add prevents, then this cours on unpaid, and all of the obligations for the security of which this indentare is given shall immediately notedre hereod, wholen otocic, and it shall be karded for the said payre of the secure part, its success and all the improvements thereos in the manner provided by law and to have a receive appointed to left the provides hereby granted, or any part thereos. In the immersering back was a distributed of principal and interest together with the costs and charges incident thereos, and the overplan, of the first part. Part 105 of the first part shall pay pa

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 actruing therefrom, shall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives, assigns and successors of the respective control based.

IN WITNESS WHEREOF, the part 105 of the first part ha V.O hereunto set their hand and seaf the day and year last at

Herle L. Commons	(SEAL)	aun	. Commons	(SEAL
Mary H. Commons	(SEAL)			(SEAL
Mary H. Commons		ivian	Commons	Sector Sector

STATE OF	Kansas	The second se	
D	Douglas	COUNTY SS.	
0H0	TAR	tefere m. a Notary Public cameMerle L.Commons & Mary H.Common and, Edwin F.Commons & Vivian Com	
E 20.	at IC	to me personally known to be the same person S who execut acknowledged the execution of the same.	ed the foregoing instrument and dul

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 6th day of May 1965. THE LAWRENCE BUILDING AND LOAN ASSOCIATION

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Harold a. Back Register of Deeds

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