. . . N. due they a the parties hereto that the ever 108 first part shall at all the nts that may be levied or assessed against said real on said real estate insured for loss from fire and become due and payable, and that they will keep the buildings uch sum and by such insurance company as shall be specified and directed by the y 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 the first part shall fail to pay such taxes when the same become doe and payable or to keep said parteries insured as herein provide and part may pay said taxes and instrument, or either, and the amount so paid shall become a part of the indebiedness secured by to interest at the rate of 10% from the date of payment until fully repaid. ore the payment of the sum of Three Thousand and No/100--ding to the terms of ODA certain written obligation for the payment of said sum of money, executed on the 18t terms of taid obligation, also to secure all future advances for any purpose made to part LOB\_of the first part by the party of the save residenced by note, book access or otherwise, op to the original amount of this mortgage, with all interest accruing on such future advances are used of the obligation thereof, and also to secure any som or sums of money advanced by the said party of the second part to pay for any-future advances. any taxes with interest thereon as herein p led, in the event that said part 1.0.24 the first part shall fall to pay the same as provided in the aris any Lossi with interest thereas is merine proved, in the event this said part\_LtC are ten tert part beam fain to pay the merine property mortgaged to  $Pard_{0}^{-0}B_{--}$  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 mortgaged to are taid writered collect all rests and income and apply the same on the payment of the second part of the second part is apply the same on the payment of the merind part of the second part is apply the same on the payment of the second part, to the payment of the second part is apply the same on the payment of the second part is apply the same on the payment of the second part is the payment of the second part is apply the same on the payment of the second part is the payment of the second part is the second part is the payment of the second part is the second part is the payment of the second part is the payment of the second part is the second part i The failure of the second part to assert any of its right hereunder at any the and to insist upon and enforce strict compliance with all the terms and pr me shall not be construed as a walver of its right to assert the same at a later rovisions in said obligations and in this muripage contained. te part 105 of the first part sho d part, the entire as eby secured, and us them on mercafter incurred by part 105 of the first part for future by party of the second part whether evidenced by note, book prefixe, up its the original amount of this mortgage, and any extensions or renewals hereof and shall comply with all of the provisions in said note rtgage contained, and the provisions of future obligations hereby secured, then this comeyance shall be void. uit be made in payment of such obligations or any part thereof as any obligations created thereby, or interest thereon not paid when the same become due and payable, or if the interance in the tart so, as provided herein, or if the ba-and all of the obligations for the security of which this indexture is given shall be conveyance shall become about and all of the obligations for the security of which this indexture is given shall be instantiated and any obligations are all the same provided by the scale pay of the security and any obligation and any obligations and any obligations that the conversion of a start of the tart solid pay of the scale pay. In the security pay, the scale pay of the scale pay. In the scale pay of the and to have a rec in prescribed by ta r promo-Part 188 of the first part shall pay party of the by the parties hereto that the terms and provisions of this Indenture and each and every obligation therein contain stend and inure to, and be obligatory upon the heirt, exceders, administrators, personal representatives, assigns and and all benefits accruing ccessors of the respective is haren in writers wherefor, the artifies of the first part of VO hereants bet theinandand easite day and year last ab Leisand Duane Postiethwaite (SAL) Nina M. Postiethwaite \* STATE OF Kansas SS. Douglas COUNTY, BE IT REMEMBERED, That on this <u>lat</u> before me, a Notary Public EUSL day of July in the aforesaid County and State, NOTARL cameLeland Duane Postlethwaite and Nina M. Postlethwaite, husband and wife UBLIC to me personally known to be the same person. S who exe , acknowledged the execution of the same. IN WITHERS WHEEREN, I have bereinto aut above written. My Commission Expires April 21st 19 62 L. E. Eby Harold a. Back Register of Deeds RELEASE 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 15th day of November 1967. (Corp: Seal) The Lawrence Savings Association formerly known as THE LAWRENCE BUILDING AND LOAN ASSOCIATION by M. D. Vaughn, Exec. Vice President

that said part 108 d, then the party of the this indenture, and shall

remain

(SEAL) (SEAL)

A. D. 19 60

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