75489 MORTGAGE BOOK 126 15th December THIS D DENTURE Ma Dean Stultz and Velma L. Stultz, husband and wife of LANTAIDOB ______ in the County of ______ DOUGLAS ______ and State of Kansas part 10.0 of the first part, and THE LANRENCE BUILDING AND LOAN ASSOCIATION of Lawrence, Kansas, party of the Second Part WITNESSETH, dat us said part 185 of the first part, is conside Four Thousand and no/200-----on of the loan of the sum of Douglas Beginning at a point 292 feet South of the Northeast corner of the Southeast Quarter of Section Thirty-four (34), Township Twelve (12) South, Range Mineteen (19) East of the Sixth Principal Meridian, thence 297 feet West; thence 146 feet South; thence 297 feet East; and thence 146 feet North to point of beginning, containing one (1) sore more or less, in Douglas County, Kanasa. Together with all heating, lighting, and plumbing equipment and flutures, lackoing stakers and burners, screess, aumings, storm windows and doors, and window shades or blinds, used on or in connection with said property, whether the same are now located on said property or hereafter placed therees. TO HAVE AND TO HOLD THE SAME, With all and singular the tenes nts and apparts tes thereunto belonging or is an And the said part 108 of the first part do hereby covenant and agree that at the delivery hereof they are the tearful cover 5 of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances and that they will warrant and defend the same spaint all parties making izerfal claim therets. It is agreed between the parties faceto that the part 103 of the first part shall at all times during the life of this industore, pay all taxes and assessments that may be leaded or assessed against mail real estate when the same become due and payable, and that 1.005 will leave the buildings peor mail real estate insured for lease from fire and estanded coverage in such run and by such insurance company as shall be specified and directed by the party of the second part, the leas, if any, made payable to the party of the second part to the extent of its interest. And in the event that made part_103 of the first part shall fall in pay such taxes when the same bacome due and payable or to faces paid premises insured as herein provided, then the party of the second part may pay ship taxes and hourance, or either, and the semont ap paid shall become a part of the indebtedness, secured by this indentare, 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 accure the payment of the sum of Four Thousand and no/100 --ing to the terms of ONG certain written ubligation for the payment of said num of money, executed on the 15th day of December . 1960 , and by its terms made payable to the party of the second part, with all intereto the terms of said obligation, also its secure all future advances for any purpose made to part 105 of the first part by the party of the securd part, whether endeaved by work, book accounts or ubersits, up to the original annuals of this moregap, with all interest accounts or there advances according to the terms of the deligation thereof, and also to secure any sum or sums of money advanced by the said 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 Saf the first part shall fail to pay the same as provi Part 16.81. 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 secure said writies obligation, also all fiture advances hereandly, and hereby authorize party of the second part, its is callen upon default, to take there of and injuryery and callent all rests and lances and apply the same on the payment of insurance premiums, tures, assessment, regard on the necessary to keep said property in teamable condition, or other charges or agavests provided for in this mortgage are in the abligation hereby secured. This assignment of rests shall contain in force sumit the unguld balance of said obligations is fully paid. It is also agreed that the taking of passession hereafter shall in no manner prevent or retard party of the second part in collection of said some by foreclause or otherwise. The failure of the second part to assert any of its right hereunder at any time shall not be construed as a waker of its right to assert the same at a later and to insist upon and enforce strict compliance with all the terms and provisions in said collocations and in this mortgage contained. If said part 1 0 15 _____ of the first part shall cause to be paid to party of the second part, the entire an as of sald note hereby secured, and under the terms and provisions of any obligation beveafter incurred by part 205 of the first part for foture is to ______by party of the second part whether evidenced by note, book to evidence the evidence of the eviden de ta. If default he music in payment of toch chligations or any part thermal or any chligations created thereby, or infered thereon, or if the taxes estate are not paid when the same become doe and payahis, or if the insurance is not kept or, as provided hirdly, or if the buildings on said rear least in any and repair at the same become doe and payahis, or if the insurance is not kept or, as provided hirdly or if the buildings on said rear in any start is any any or owe, or if wants is committee on and permittee to saive starts, then this converting the should be one of any start of the solution of the security of which this indestate is given shall immediately mature and hecemes due and anyohe at the one of the improvements thereon is the manner provided by law and to have a receiver applicited to callect the rest and homefris according there if the premites hereby granted, or any part thereof, it thay manner presented by hav, and out of all immersy arising from souch as and the any angle of principal and interest together with the cents and charges incident thereto, and the overplus, if any there be, shall be paid by the party and to the party of the first part. Part 10.8 of the first part sh It is appead by the parties hereto that the terms and provisions of this indenture and each and every obligation therein constalend, and all benefits according from, shall extend and hours to, and be obligatory upon the heirs, executors, administrators, personal representatives, assigns and successors of the respective en horizon. IN WITNESS WHEREOF, the part 103 of the first part ha VO . Hereunto set their handfand seafthe day and y Dean Stultz Stalt (SEAL) Velma L. Stultz (SEAL) IIIIIIIIIIIIIIIIII

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If the taxes on said real y on said real estate are d the whole sum remain-yable at the option of the sion of the said premises corring thesefrom; and to the amount then

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