and man they and a encount and defined the same against all parties miting lawful claim thereto. win that the part_20.0... of the Next part shall at all times during the file of t It is agreed between to the pu This these may be levels on parts and prove that and the set of parts and the set of all these during the level of this indentary, pay all taxes and also are been and parts and the set of the second parts (be level of the second parts). The part and enter the set of the second parts (be level of the second parts) and the second part (be level for and enter the second part (be level) for and enter the second part (be level) for and enter the second part (be level) for the second part (be leve office its target of <u>ODS</u> contain writen obligation for the payment of <u>JBNUBTY</u>, 1961, and by its terms made payming to the pay ant of said sums of manage, executed an the 6th day of 19 0 m and by its terms make payable is the party of the second part, with all interest according thereon according to the restance of and addigation, since the second part, but are all faires advances for any payness make to part. B.O.B. of the first, part has to increme all faires advances for any payness make to part. B.O.B. of the first, part has to increme all faires advances for any parts that interest according in the second part, but are all to be constant or advances in the second part. The second part is a second to accure any size to increme any size of the advances of the different according on an each there advances to the different according in the second part to pay for any book association or the different according and there are also been as a provided in the indentation. From the payness as provided in the indentation of the second part is a second part in the first part interest according in the second part is a second part in the second part is added with written callpation, also all there advances bereader, and hereby acutoges and there as an according the second part is added written callpation, also all there advances bereader, and hereby acutoges and bergeness advecting part and the second part is any and all them from the paperty mortaged to accure advances bereader and is any benession or to be append; and its part advection is any one of the second part is a second of part is a second any second and part is a second in a second part is a second any second and part of the part advection of the second part is a second part of the second part is a second and the second part is a second and the second part is a second part of the second part of advection of said addigations is pay advection in the second part of the advection of said addigations is foly paid. It is also append that t ty of the second part, with all interest accouling the The failure of the scand part to assert any of its right hereander at any time shall not be construed as a valuer of its right to assert the same at a later λ , and to insist upon and enforce strict compliance with all the terms and provisions in said shipsilons and in this mortgage contained. If said part 105 of the first part shall cause to be paid to party of the same d part, the entire amount due it hereander and under the terms and ms and as of said note hereby second, and under the tu after incurred by part 103 of the first part for future theorem, make the state of the first part for future count or otherwise, up to the original amount of this martgage, and any extensions or rememb heard and that remove with all of the provisions in said note of in this mortgage contained, and the provisions of future chilgstims hereby secured, then this conceptuate shall be todd. In statutory of the mode is payment of such obligations or any part thereof or any obligations created thereby, or interest thereas, or if the lasts on an stat are not paid when the tame become due and paysing, or if the immance is not kept on, as provided herein, or if the buildings or said real stat there is an good report as they are now, or if wasts is generated on said premises, then this conveyance stall become should and there is an encoded of the oblighted for the days of the state of the immance is not become state of the state paysing at the optical or reveal without miles, and it hall be lawful for the said party of the state presented and the very state of the state paysing at the optical of all the improvements thereon in the mancer presented by inex, and out of all moneys athling from such alls for the state is and the state and at the improvements thereon is the mancer presented by inex, and use even is collect the revise and has been able to all the another with a present interver with the costs and charge is include the state. If the state is all the takes are all the state and at presents thereon with thereon is all and there is a collect the revise and the state is all the state and a principal and interest together with the costs and charge is include the events of the state is all the state and a principal and interest together with the costs and charge is include the events of the state is all the rest and interest together with the costs and the revise is include the events of the state and the rest and the state and the taxes on said real id real estate are shole sum remain-the option of the and means together with the costs and charges holdent thereto, and the veryous, if any there be, sha d_i to she party of the first part. Part. 108 of the first part shall pay party of the second part any deficie eed by the parties herets that the terms and providence of this indexture and each and every shippilin therein contained, and all benefits according ill extend and inner its, and be obligatory upon the beirs, essentiors, administrators, personal representations, andpris and inconsist of the respective n witness whenever, the part 195 of the first part ha Ve hereasts set the 1r hand and subthe day and yer hat at El wood C. Givens fine as a state of the first part has set the first and the set of (SEAL) (SEAL) STATE OF KANSAS SS. DOUGLAS COUNTY, [EEA ir managements, That or this 6th before me, a Notery Public BR IT BERRE day of January _A D. 1901 In the aforesaid County and State, NOTARL came Elwood C. Givens and Sara L. Givens, husband and wife UBLICIS to me personally known to be the same person S_acknowledged the execution of the same. ad the foregoing instru ent and duty IN WITHERS WHEREAS, I have been above written. the Explore April 21 19 62 My Come Notary Public Narold a Dack 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 August 1968 Mortgagee. (Corp. Seal) The Lawrence Savings Association formerly known as THE LAWRENCE BUILDING AND LOAN ASSOCIATION

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