Together with all backing, hipking, and planting reacionses and feteral, factualing states and horner, assess, adving, term advines and states or black, used on or in connection with sold property, whether the same are new factorie on sold property or breather placed thereas. TO RAVE AND TO HOLD THE SAME, with all and alignator the increases, hereditapents and aspertements before a in an ins, or is an

And the and port 10.0 of the first part do _____ hereiny memory and agree that at the entirery hereof ______ thoy he premiers above granted, and mined of a good and indefensible estate of interitance therein, five and these of all income try bereat they are . the instal enter B of the pe

and that they will warrant and defend the same appliest all parties making lawful claim identia. It is apread between the parties have that its part 1000 of the first part shall as all times during the life of this is ents that may be level or ansensed spatiest said real estate when the same become due and psychie, and that: Dey will on said real estate insured for lass from fire and extended movempe to such sum and by such insurance monopay as shall be specikeep the buildings ad directed by the We said the second part, the best, H way, made payable is the party of the second part, the best, H way, made payable is the party of the second part is the wide frark part half all to pay such isoms when the same because when when any bar and the second because the second part is the second part is the same because when the same because when any pays that does not because a payments with fully repaid. This parts is intermed at the intermed part is the same because of the same of $F1 \vee 0$. This parts is intermed at a martipage to secure the payment of the same of $F1 \vee 0$. cified a entent of HS letterest. And in the event that sate and premises insured as herein provided, then a part of the industrainers, secured by this industrainers, ales n 12

ment of the sam of Five Thousand and no/100-----DOLLARS. reding to the terms of ODS certain awiting childrenies February , 1961 , and by its terms ma atten for the payment of said sum of money, executed on the 26th day of

 $\frac{1}{FODTUDE TY} \xrightarrow{100} \frac{1}{100}$, and by its terms made payable to the party of the second part, with all betweet accruing thereon according to be the terms of said obligation, also is second at the terms and to part. All the terms are to part. I <u>100</u> of the part by the part of the second part, with all betweet accruing thereon according to the terms of the doligation, also is second at the terms are to part. I <u>100</u> of the first part by the part of the second part, with all betweet accruing thereon according to the terms of the abligation thereon, and also to second part of many advanced by the sail thereon, and also to second part of many advanced by the sail of the second part, to pay for any immance or to discuss the terms of the abligation thereon, and also to second part of many advanced by the sail of the second part, to pay for any immance or to discuss the terms of the abligation thereon. charge any taxes with interest thereas as herein provided, in the event that said part LCG of the first part shall fail to pay the same as provided in the inder

arise say later with intervest therews as notice performer, he are true to be rents and income arising at any and all times from the property mortgaped to Part 1.0.0. of the forst part hereby ansign to party of the second part. The rents and income arising at any and all times from the property mortgaped to are all writes of add property in all future advances hermanies, and hereby autisture party of the second part or its agent, at the option upon default, to take are of add property and collect all rents and income and apply the same on the payment of humance perioding. It can, assessments, require a forget rents of a second part is rendered and the obligations hereby secured. This adjument of rents shall continue in force until the second banks of add addigation is fully paid. It is after adjust that the taking of possession hereafter all in no manner prevent or retard party of the second part is collection of said sums by foreclonare or otherwise.

The failure of the second part to assert any of its right becender at any time shall not be construid as a walver of its right to assert the and to insist upon and enforce strict compliance with all the terms and providers in said obligations and in this mortgage contained. If said part 10.9 of the first part shall cause to be paid to party of the sec

ad part, the entire amou nt due it he a of said note hereby secured, and under the terms and providens of any obligation hereafter incurred by part 193 of the first part for future

dvances, made to. Unions count or otherwise, up to the original assess of this mortgage, and any extensions or recovals ad in this mortgage contained, and the provisions of future obligations hereby secured, then this by party of the second part whether evidenced by note, book hereof and shall comply with all of the provisions in said note conveyance shall be void.

If default be made in payment of such obligations or any part thereof or any obligations created a are not paid when the same became does and gapable, or if the insurance is not here ing, as pre-target in as good require as they are now, or if wants is econstited on used permises, then this came impaid, and all of the obligations for the socarity of which this inferitors is given that immediately reversely situate totics, and it thail is insuff for the said party of the socard area, its results of all the presents frequencies of the manager provided by how and to have a receiver appaients to come all the presents intervent in the manager provided by how and to have a receiver appaients to co-taid of principal and interest together with the costs and charges incident therets, and the overplex, enen this conveya non shall immediately m nd part, its successor ever appole t remainature and be H am

first part. Part 10.5 of the first part shall pay party of the agreed by the parties hareto that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits according that extend and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives, andpen and successors of the respective

OF, the part 105 of the first part ha VO he nto set their handband seafthe day and year U. Wichman last ab Nevieve W. Wichman (SEAL) (SEAL) (SEAL)

COLUMN STATES

STATE OF KANSAS	
DOUGLAS	COUNTY, 53
W. Martin & B	
NOTA .	before me, a Notary Public in the aforesaid Caunty and State came Garl 0. Wichman and Nevieve W. Wichman,
a spine the	husband and wife
12 BLICK	to me personally known to be the same person 8
No.	IN WITHERE WHEREAF, I have bereunto subscribed my name, and affined my official seal on the day and year las
My Commission Funites April	1 21 10 62 LEE

Recorded February 28, 1961 at 2:50 P.M.

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 3rd day of March 1970

Bis release written 100

The Lawrence Savings Association formerly known as THE LAWRENCE BUILDING AND LOAN ASSOCIATION Mortgagee.

17 derla G. Reck_Register

(SEAL)

TIN 2