THE INDEXTURE, Make the 10th any e march Olenn M. Smiley and Marguerite F. Smiley, husband and wife of Lawrence author and the Campy of Dollg La s. and State of Kanas part 162 of the first part, and THE LAWRENCE BUILDING AND LOAN ASSOCIATION of Lawrence, Kanas, party of the Second Part. WINESSETH, that the sald part 108 of the first part, is consideration of the Nam of the man of Thirty-Two Hundred and no/100-----to <u>TINGIN</u> day paid, the receipt of which is hereby acknowledged, ha V.O sold and by this indentare de <u>GRANT</u>, BARGAIN, SELL and MORTGAGE to the sold party of the second part, its seconsor and assigns, the following described real estate situated in the County of STATE OF I and My Cos

Douglas and State of Kan ma themat Lot One hundred ninety-two (192) on the East side of New York Street, in "The Elms", an addition to the City of Lawrence Together with all heating, lighting, and phondag equipment, and futures, including stakars and burners, sureem, somings, sizers windows and doors, and window shader or binds, used on or in connection with said property, whether the same are new located on tabl property or hereafter placed thereon. TO HAVE AND TO HOLD THE SAME, With all and singular the tener iging, or in any nts, hered ereby covenant and agree that at the delivery hereof ... they are the teached owner B And the said east 1 Ci 3 of the first part do _____ mises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances of that they will warrant and defend the same again It is apreed between the parties herets that the part 0.0 . of the first part shall at all times during the life of this in ty of the second part, the heat, if any, made payhde to the party of the second part to the extent of its interest. And in the event that said part10.01the first part shall fail to pay such taxes when the same become due and payhde or to heat said premises insured as herein provided, then the part of the and part may pay hald taxes and bismarch, or when and the part of the indebtedness, secured by this indenture, and shall be interest, at the rate of 10% from the date of payment small fully regaid. ment of said sum of money, executed on the 10th day of tion for the par ding to the terms of ONG _____ certain written oblig March , 19. 61, and by its terms made payable to the party of the second part, with all interest accruit on therean accord and the terms of the deligation, also to secure all there advances for any purpose much to part 10.5. of the first part by the party of the second part, which is revised by note, book account or otherwise, up to the original amount of this mercipace, with all interest accounts or such statum advances accountly or the terms of the deligation thereard, and also to secure all the original amount of this mercipace of the second part to part of the second part to part of the second part. my taxes with interest thereon as berein provided, in the event that said part 1.0 Shif the first part shall fail to pay th Part 1.0.0. In the first part hereby assign to party of the second part the rents and income arising at any and all times from the property mortgaged to read written obligation, also all fearms adments hereander, and hereby anthorize party of the second part in collection of said sums by foreclesure or otherwise. The failure of the second part to assert any of its right hereunder at any time shall not be construed as a waher or and to insist upon and enforce strict compliance with all the terms and provisions in said obligations and in this If said part 100 of the first part shall cause to be paid to party of the second part, the entire a ared, and under the terms and pro red by part 188 of the first part for fut es of sald note hereby s cet, made to. them by Party of the second part whether evidenced by note, book in or otherwise, up to the original amount of this mortgage, and any extansions or renewals hereof and shall comply with all of the provisions in sold note a this mortgage contained, and the provisions of future abligations hereby secured, them this conveyance shall be wold. them If default be made in payment of such obligations or any part thereof or any obligations created thereby, or interest thereon, or if the taxes on and real state are not paid when the same become doe and payable, or if the insurance is too tkept up, as provided herein, or if the buildings on sale real estate are not kept in as good read as they are non, or if wante is committed on said premises, then this Conveyance build become absolute and the whole sum renal-ing straid, and all of the obligations for the second rel when the instrume is given shall immediately mature and become doe and payable, or it is accessors and anises, to take procession of the said premises, their hered, without notice, and it shall be invited for the said party of the second part, its successors and anises, to take possession of the said premises and all the improvements thereon in the same previded by law and to have a resorder appointed to collect the rest, and beeefins accreding thereform, and to make the impremises hereby granted, or any part thereod, in the manner prescribed by law, and cut of all moneys arising from such take to retain the annuat then small of principal and interest together with the costs and charges incident thereta, and the overplat, if any there be, shall be paid by the party making such nd, to the party of the first part. Part 188 of the first part shall pay p 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 a efform, hall extend and hure to, and be obligatory upon the heirs, executors, administrature, personal representatives, anights and successors of the re-tion herein. IN WITNESS WHEREDF, the part 10.3 of the first part in VO hereanto set their handfund sepfishe day and year last Glenn M. Smiley Marguerite F. Smiley (SEAL) (SEAL) (SFAL) KANSAS COUNTY, SS. DOUGLAS A D. 19 61 E.F.B 10th day of March WE IT REALMORED, That on this . before me. a. Notary Public old County and State NOTARL came Glenn M. Smiley and Marguerite F. Smiley, husband and wife UBLICE on S who executed the foregoing instr to me personally known to be the same per acknowledged the execution of the same. IN WITHERS WHERE W, I have bereu Eby Elus Noustiet 1962 ten Expires Apr11 21 Nothry Public Alistary Public Harold G. Beck Recorded March 10, 1961 at 1:50 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 12th day of July 1966. THE LAWRENCE BUILDING AND LOAN ASSOCIATION Mortgagee.

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Reg. No. 16,582 Fee Paid 88 00

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