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76839 MORTGAGE BOOK 128 THIS INSERTURE, Make the lith and of May 1961 between Robert Lee McClendon and Louise A. McClendon, husband and wife

of Lawrence of the County of Doligins and State of Kansas part 103 of the first part, and THE LAWRENCE BUILDING AND LOAN ASSOCIATION of Lawrence, Kansas, party of the Second Part. WITNESSETM, that the said part 05 of the first part, is consideration of the sam of One Thousand and no/100

to <u>Chem</u> only said, the receipt of which is hereby acknowledged, ha <u>YO</u> sold and by this indenture do <u>GRANT</u>, BARGAIN, SELL and MONTGAGE to the said party of the meand part, its successors and assigns, the following described real estate situated in the County of <u>DOUGIAS</u> and State of Kannat, to-wit:

> Beginning at the Southwest corner of the Northwest Quarter of Block Three (3) in Earl's Addition to the City of Lawrence; thence East 117 feet; thence North 60 feet; thence West 117 feet; thence South 60 feet to beginning on the East side of Delaware Street in the City of Lawrence, in Douglas County, Kansas.

Together with sil heating, highling, and plunching explorent and freares, including stokers and harmer, stream, shales, swalnes, sterm which and doors, and which which are blinds, tend on or in connection with said property, whither the same are new located on taid property or hereafter placed therea. To RAVE AND TO RAUE THE SAME, With all and singular the tensenests, benefiliaments and apputenances thereauto belonging, or in anywise apportability.

And the said part 168 of the first part do ______ hereby covenant and agree that at the delivery hereof they area the lashed owner g_______ the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances.

that they will warrant and defend the same against all parties making lawful claim

It is agreed between the parties herets that the part 10.5. of the first part shall at all times during the life of this indenture, may all taxes and assessents that may be hvide or assessed against said read estated when the same become due and parable, and that the Y will be buildings on had read estated insures for and estabed coverage in such same of the same the wave how may be the same become due and parable, and that the Y will be specified and directed by the buildings.

party of the second part, the loss, if any, made payable in the party of the second part to the extent of its interest. And in the event that said part_10.5.⁴ of the first part shall fail to pay such taxes when the same become due and payable or to keep said premises insured as herein provided, then the party of the second part may pay said taxes and insurance, or either, and the amount to paids shall become a part of the indebtdees, secured by this indenture, and shall beam interest at the rate of 100 throm the date of payment until fully regaid.

Change and taken into instruct outwork as which processing the second part the rests and income arising at any and all times from the property mortgaged to recore side written abligation, she all thurer advances hermider, and hereby authorin party of the second part or its agent, at its option upon default, to take charpy of said property in decides all rests and income and agenty the same on the parent of its insurance premium, taxes, assuments, reparts or improvements recorrectly to keep said property in tematable condition, or other charpes or payments provided for in this mortgage or in the obligations hereby secured. This substance is the first shall contain in force and in the up and in the pain. It is also agreed that the taking of possession hereunder shall in no manner prevent or retard party of the second part in collection of said sums by foreclosure or otherware.

The failure of the second part to assert any of its right hereunder at any time shall not be construed as a walver of its right to assert the same at a later ime, and to insist upon and enforce strict compliance with all the terms and provisions in said obligations and in this mortgage contained.

If taid part 105. of the first part shall cause to be paid to party of the second part, the entire amount due it hereunder and under the terms and provisions of said note hereby secured, and under the terms and provisions of any obligation hereafter incurred by part 108 of the first part for future

advances, made to by party of the second part whether evidenced by note, book account or otherwise, up to the original amount of this mortgage, and any extensions or renceals hereof and thatic comply with all of the provisions in said note and in this mortgage contained, and the provisions of fature obligations hereby secured, then this convergence shall be vold.

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 sald real estate are not paid when the same become due and payable, or if the immunes is not kept up, as provided havin, or if the buildings on sald real estate are not kept is as pool repair as they are now, or if weaks is committed on said premises, then this conveyance shall become absolute and the whole sum remainling unpaid, and if of the adjations for the security of which this indesture is given shall immediately nature and become absolute and the whole sum remainhider hereof, without notice, and is shall be lawful for the said party of the second part, its successors and assigns, to take possession of the raid premises and at the improvements thereon in the manner prevended by its and to have a receiver appointed to collect the rest and become taxeling the ranker and each as a strong strained from such sale to retain the answer, then with a premises berefits granted, or any part thereof, in the manner prevended by law, and out of all more princes from such sale to retain the amount then unpaid of principal and interest together with the costs and charges includes thereins, and the seconds part by the part maining such sale, on demand, to the party of the first part. Part_LOS____ of the first part shall pay party of the second part any deficiency resulting from such sale.

It is agreed by the parties hereto that the terms and provisions of this inforture and each and every edilpation therein contained, and all benefits accruing therefore, shall extend and inure to, and be obligatory upon the heirs, executor, administrators, personal representatives, assigns and successors of the respective

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When the Mc Clendon (SEAL) Jourse (Mc Clendon (SEAL)	ert Lee McClendon (SFAL	Louise A. McClendon (SEAL