Together with all heating, injecting, and plaushing explorants and fictures, including staters and horners, screens, assings, storm windows and o shades or blinds, used on or in connection with taid property, whether the same are now located on tail property or bernafter placed therein. TO HAVE AND TO HOLD THE SAME, With all and singular the tenessents, bereditaments and opportunances therewate belonging, or in an

N. Fall

And the said part 103 of the first part do hereby covenant and agree that at the delivery bereat they are the lawful parts 3 nises above granted, and seized of a good and indefeasible estate of intervitance therein, free and clear of all in

d that they will warrant and defend the same against all parties making lawful claim the It is apreed between the parties hereto that the part 10.5 of the first part shall at all times during the life

ents that may be levied or assessed against said real estate when the same become due and times during the life of this indenture, may all taxes and assesses on said real estate insured for less from fire and extended coverage is each man and by such insurance, company as shall be socielided and directed by the orty of the second part, the loss, if any, made payable to the party of the second part to the extent of its interest. And in the event that said part 1.63the first part shall fail to pay such taxes when the same become due and payable or to keep said premises housed as herein provided, then the party of the card arx may pay sold taxes and linearance, or either, and the amount to paid shall become a part of the indentedness, secured by this indemture, and shall ar interest at the rate of 10% from the date of payment will fully repaid. This grant is intended as a me

ripage to score the payment of the sum of Forty-Five Hundred and no/100--pollars ling to the terms of ONS Juns

the terms of axid colleption, also to secure all fature advances for any purpose made to part 105, of the first part by the party of the second part, other efidenced by note, book account or otherwise, up to the regional amount of this mortgage, with all interest accruing on such future advances accound part terms of the obligation thereof, and also to secure any sum or sums of monty advanced by the said party of the second part to pay for any insurance or to distares with Interest therein as herein provided, in the event that said part 20 B of the first part shall fail to pay the same as provided in the indesture.

Part 105 is the first part hereby assign to party of the second part the verts and income arbing at any and all times from the property mortgaged to we said writer obligation, also all future advances hereaning; and hereby authorize party of the second part or its agent, at its option upon default, to take urgs of all property and collect all rents and income and apply the same on the payment of insurance premium(, taxes, assessment, repairs or improvements resard to keep the instantiale cooling, so other charges or payments fromited far is to take mortgage or in the obligation also berefy succeed. This information of rents thall continue in force until the samed balance of said advantations is fully paid. It is also agreed that the taking of passession hereonder all in no manner prevent or related party of the second part is collection of said same by foreclosure or atherwise.

The failure of the second part to assert any of its right hereender at any time shall not be construind in a waher of its right to assert the same at a late and to insist upon and enforce strict compliance with all the terms and provisions in said obligations and in this mertgage contained.

If said part 10.8 of the first part shall cause to be paid to party of the second part, the entire amount due it heres show of said onto hereby secured, and under the terms and provisions of any obligation hereafter incurred by part 10.8. of the first part for future

If default he made is payment of such chilgations or any part thereof or any chilgations created thereby, or interest thereon, or if the toors or and real state are not paid when the same become due and payable, or if the insurance is not hapt on, as provided mercinic, or if the buildings on and real estate are to keet in a good real's as they are now, or if wasts it committed on said permitted on the permitted. Use the same percent are shown a good real as the childrag to a side real on unclude the state of the same become due and payable, or if the insurance is not hapt on, as provided mercil, or if the buildings on and real estate are no unclud. and all of the obligations for the security of which this indexture is given shall knowed and become due and payable at the against of the oblicer hered, wholes notice, and it shall be lawford for the tails dary of the score pay of the insure factors and become due and payable at the against of the ind all the improvements thereon in the manner provided by law and to have a receiver appointed to collect the result and benefits accuring thereform; and the of the provincies thereor on the ranner provided by law and to have a receiver appointed to collect the result and benefits accuring thereform; and the the provincies thereor on the pay the party manner provided by law and the have a receiver appointed to collect the result and benefits accuring thereform; and the manif of principal and inferent together with the costs and charges incident therets, and the everplay, if any there by shall be paid by the party making such

on demand, to the party of the first part. Part 199 of the first part shall pay party of the second part any defic It is agreed by the parties hereto that the terms and provisions of this indenture and each and every edilipation therein contained, and all benefits accruing efform, itali extend and inure to, and be obligatory upon the feirs, executors, administrators, personal representatives, assigns and successors of the respective the factors.

IN WITNESS WHEREOF, the part 100 of the first part to VO, hereonto set their handband seafthe day and year last above written,

Roberta Pringer 6 (SEAL) L. D. Pringle (SEAL) (SEAL) (SEAL) KANSAS STATE OF COUNTY, SS. DOUGLAS 13th day of June A D. 19 61 before me, a Notary Public in the aforesid County and Siz came L. D. Fringle and Roberts Fringle, husband and ROTAR in the aforesaid County and State, UNLIC wife

to me personally known to be the same person S.____who executed the foregoing instrument and duly atknowledged the execution of the same. IN WITHERS WHEREOF, I have hereunto subscribed my name, and allowed my official seal on the day and year last above written, My Commission Expires April 21 19.62 2/ L. E. Eby

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 17th day of May 1971

(Corp. Seal)

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Lawrence Savings Association formerly known as THE LAWRENCE BUILDING AND LOAN ASSOCIATION by M. D. Vaughn, Exec. Vice-President.

Larold (1. / Reck Register of Deeds

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