Sec. Vy

79706 MORTGAGE BOOK 130 1962 between TOULARS to Unem duly paid, the receipt of which is hereby acknowledged, ha Ve sold and by this indenture do. GRANT. RARGAIN, SELL and MORTGAGE to the said party of the second part, its successors and assigns, the following described real estate situated in the County of Douglas and State of Kanas, to-wit Lot Three (3), in Block Eight (8), in Southridge Addition No. Two (2), an Addition to the City of Lawr noe, as shown by the recorded pist thereof. a understand and syres that this is a purchase money spether with all heating, lighting, and planthing equiptent and fistures, including staters and humers, streens, sumings, storm windows and doo adds or blinds, used on or in connection with said property, whether the same are now located on said property or hereafter placed thereon. TO HAVE AND TO HOLD THE SAME, With all and simplar the tesements, bereditanees -----ate and anourtenances they And the said part 185 of the first part do \_\_\_\_\_\_ hereby covenant and agree that at the delivery hereof they are \_\_\_\_\_\_ the lawful on if the premises above granted, and select of a good and indefeasible estate of inheritance therein, free and clear of all incombrances that they will warrant and defind the same against all parties making leaful claim thereto. It is agreed between the parties herets that the part10.5 of the first part shall at all times during the life of this is als that may be leved or assessed against said real state when the same became dog and payable, and that  $\frac{1009 \text{ w1}11}{1000 \text{ w1}11}$  long the buildings or said real state leaved for loss from fire and extended coverage in such an and by such invarance company as shall be specified and directed by the y of the second part, the loss, if any made graphile to the part of the second part is the sector of its interance company as shall be specified and be first part that fail to pay such taxes when the taxe become due and paythe or its heap said permises lowered as herein provided. Seen it de part may pay paid taxes and howmand, or either, and the amount so paid shall become a part of the insteadedees, second by this lower interest at the rate of 10% from the date or payment with they repud. This grant is intended as a mortagen to secure the payment of the second of IWOLIVE Thousand and no/100----ment of said sum of money, executed on the 1st we of said obligation; also to secure all future advances for any purpose made to part 1.95 of the first part by the party of the Menced by note, book account or otherwise, up to the original amount of this morigang, with all interest accruing on such future advance of the obligation thereof, and also to secure any sum or sums of money advanced by the said party of the second part to pay for any insur Utered on the obligation thereof, and also is secure any sum or sums of money advanced by the safe party of the second part to pay for any improvement of the second part to pay for any improvement of the second part to pay for any improvement of the second part to pay for any improvement of the second part to pay for any improvement of the second part to pay for any improvement of the second part to pay for any improvement of the second part to pay for any improvement of the second part to pay for any improvement of the second part to pay for any improvement of the second part to pay for any improvement of the second part to pay for any improvement of the second part of the second part to pay for any improvement of the second part of the secon ed. Thi The failure of the second part to assert any of its right bermunder at any time shall not be construed as a waiver of its right to assert the sa and to insist upon and enforce strict compliance with all the terms and provisions in said obligations and in this mortgage contained. If said part 198 of the first part shall cause to be paid to party of the second part, the entire amount due it her red, and under the terms and pros m hereafter incurred by part 10.5 of the first part for future e to ULION by party of the second part whether widenced by note, book evident, to to the original ansmer of this mergage, and any extensions or resemants hereof and comply with all of the provisions in said note ritaga contained, and the provisions of future obligations hereby secured, then this conveyance shall be void. If default be made in payment of such abligations or may part thereof or any obligations created thereby, or interest thereor, or if this taxes on takin real to are not paid when the same become due and papals, or if the insurance is not kept un, as provided herein, or if the buildings of and real state are insert in any most paid when the same become due on some of maximum become and the same become due and papals, or if the insurance is not kept un, as provided herein, or if the buildings of and real state are insert in any most paid of which this indentum in given that immediately meture and income abuilde and the whole cam remain unpaid, mail all of the obligations for the sacurity of which this indentum in given that immediately meture and here one and papals at the option of the remed, without notice, and it that lie hardiff for the said party of the social part. It is measures and arisins, to take pressure all the members therefore, and the analy part therefore, in the memory pressible of the metal parts in the said party of the said parts. It is the same pressible of the members herefore and herefore and to have a receive appointed to callect the rest and herefore accuring therefore, and all the members herefore for the maximum party therefore, in the member pressible of the metal part of the social parts. It is the analy part therefore, and the paid by the paid by the paid of the paid by th to the party of the first part. Part 105 of the first part shall pay party of the second part any deficiency re It is approved by the parties hereto that the terms and provisions of this indenture and such and every obligation therein contained, and all benefits according from, shall extend and inure to, and he obligatory upon the heirs, executors, administrators, partonal representatives, assigns and successions of the respective The WHEREOF, the part 1 of all of the function of the second seco wunte set their hand and seal the day and y h Ve Mary a. mitedill (SEAL) (SFAL) (SEAL)

Reg. No. 17,670 Fee Paid \$30.00

STATE OF KANSA'S COUNTY, SS. -----A. D. 19 62 E ...... NOTAR UDLIC to me personally known to be the tax acknowledged the execution of the same the I have here and affined my official seal on April 21 19 62 D. E. Eby Natary Public Harde a. Beck

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 16th day of November 1964 THE LAWRENCE BUILDING AND LOAN ASSOCIATION

(Corp. Seal) by W.

Mortgagee. by W. E. Decker Vice-President

This reluase was written

PERSONAL STREET

56

164.5

november and a der

ATTEST: L. E. Eby