This grant is intended a	The second of th
according to the terms of August	One certain written obligation for the payment of said sum of money executed on the
······································	, 19 62, and by its terms made payable to the party of the second part, with all interest accruing ther
whether evidenced by note, bo the terms of the obligation th	Son, also to secure all future advances for any purpose made to part $Y$ of the first part by the part $y$ of the first part by the part $y$ of the constant of this more part parts of the first part by the part $y$ of the constant of this more parts with all interest accruing on such future advances hereof, and also to secure any sum or sums of money advanced by the said party of the second part to pay for any insura
- charge any taxes with interest	I thereon as herein provided, in the event that said part V of the first part shall full to said
Part J of the first secure said written obligation, charge of said property and c necessary to keep said proper assignment of rents shall con shall in no manner prevent or	It part hereby assign to party of the second part the trents and income arising at any and all insets from the property , also all future advances hereunder, and hereby authorize party of the second part or its agent, at its option upon de collect all rests and income and apply the same of the paryment of insurance previums, taxes, assessments, respire or of the insentable condition, or other charges or payments provided for in this mortage or in the colligations hereby ritue in force until the unpaid hance.or stat do bligations is thus also agreed that the taking of possess r retard party of the second part in collection of said sums by foreclosure or otherwise.
E time, and to insist upon and	enforce strict compliance with all the terms and provisions in said obligations and in this mortgage contained.
ar said part y of	the first part shall cause to be paid to party of the second part, the entire amount due it hereinster not in the
	ry secured, and under the terms and provisions of any obligation hereafter incorred by part $y$ of the first part $hereafter$ incorred by part $y$ of the first part $hereafter$ is part of the second part whether evidenced $hereafter and the provisions of remeans hereaft and that comply with all of the previsions d_{d}, and the provisions of future obligations hereby secured, then this convergence shall be vold.$
If default be made in pa	ayment of such obligations or ruture obligations hereby secured, then this conveyance shall be vold.
	symient of such obligations or any part thereof or any obligations created thereby, or interest thereon, or if the taxes is ame become due and payable, or if the insurance is not kept up, as provided herein, or if the buildings on said res they are now, or if wasts is committed on said premises, then this conveyance shall become absolute and the whole ligations for the security of which this indenture is given chall immediately mature and become due and payable at the and it shall be andwill for the said party of the second part is successors an easients to history the second part is
holder hereof, without notice, and all the improvements ther	injustroms for the security of which this indenture is given chall immediately mature and become due and payable at the or and it shall be lawful for the said party of the second part, its successors and assigns, to take possession of the s reon in the manner provided by law and to have a resume second to solve the successors.
sell the premises hereby grants unpaid of principal and intere	ted, or any part thereof, in the manner prescribed by law, and out of all moneys arising from such sale to retain the est together with the costs and charges incident thereto, and the overheit of any there her such sale to retain the
a sale, on bemand, to the party	of the first part. Part y of the first part shall pay party of the second part any deficiency resulting from such
	es hereto that the terms and provisions of this Indenture and each and every obligation therein contained, and all bene ure to, and be obligatory upon the heirs, executors, administrators, personal representatives, assigns and successors of t
IN WITNESS WHEREOF,	With the With the second and the second and the second and successors of the
E. 11. 7	, the part $Y$ of the first part ha $S$ hereunto set $h \Theta T$ hand and seal the day and year last above $h \in Cochram V$ (SEAL)
Verna II	
. Verna N. C	ochran (SEAL)
. Verna N. C	
. Verna N. C	oohran (SEAL)
. Verna N. C	oohran (SEAL)
. Verna N. C	oohran (SEAL)
Verna N. C	ioohran (SEAL)
Verna N. C	
Verna N. C	
Verna N. C	S COUNTY, SS.
Verna N. C	S AS COUNTY, SS. IN IT REMANDERED. That on this 24 th day of August A D.
Verna N. C	S AS COUNTY S AS COUNTY S AS COUNTY S AS COUNTY S AS COUNTY S AS COUNTY S AS COUNTY S AN COUNT AD
Verna N. C	S AS country SS. JE IT REMEMBERED. That on this 24th day of August A.D. before me, a Notary Public in the aloresal county a came Verna N. Cochran, a single woman
Verna N. C	S AS COUNTY, SS. MINIMUMATION S. AS COUNTY, SS. MINIMUMATION MINIM
Verna N. C	S       S         AS       country         Jame       S         AS       country         S       a         Jame       Notary Public         In the atoresaid Country a       in the atoresaid Country a         came       Vorna N. Cochran, a single woman         to me personally those to be the same person       who executed the foregoing instrument         WUTHERS winklike of the secution of the same before       a
Verna N. C	S AS country 355.  JE IT REMEMBERED, That on this 24th day of August A.D. before no. a Notary Public in the aforesid county a came Verna N. Cochran, a single woman to me personally thous no be the same person who executed the foregoing instrument achonovidged the execution of the same person II Witness witness I have been and the more actions and the more second the foregoing instrument II Witness witness I have been and the more second the foregoing instrument
Verna N. C	AS COUNTY, SS. JE IT REMEMBERED. That on this 24th day of August AD before me, a Notary Public in the aforesaid County a came Vorna N. Cochran, a single woman to me personally those no be the same person who executed the foregoing instrument athnowledged the execution of the same. IN WITHERS WHEREBET, I have hereinite subscribed my mange and atlined my official goal on the day and in Withers with the state.
Verna N. C	S         S         AS       country         SS.         JH IT REMEMBERED, That on this       24 th         AS       country         S         AS       country         SS.         JH IT REMEMBERED, That on this       24 th         before me, a       Notary Public         in the aboresid County a         came       Verna N. Cochran, a Single woman         to me personally the execution of the same person       who executed the foregoing instrument         above writem.       H Witness weekeer. I have hereinito subscribed my name, and atlised my official spal on the day and         April' 21, 19 66       L. E. Eby         Jotary 1       Lo E. Eby
Verna N. C	AS county SS. Main and the second of the same proof the second of the same proof the same proof the same and stilling the same and still the same and still the same and stilli
Verna N. C	Soohran       (SEAU         Minimum
Verna N. C	AS county SS. Main and the second of the same proof the second of the same proof the same proof the same and stilling the same and still the same and still the same and stilli

100

ieBeen

The Lawrence Savings Association THE LAWRENCE BUILDING AND LO

by M.D. Vaughn, Exec. Vice President

2003

1. 2 a 1.

•••

Ser.

120

- ----