| -charge any taxes with intere  | ist thereon as herein provided, in the event that said p  | art $^{1}\Theta S$ of the first part shall fail to pay the same as provided in the indentu   |
|--|---|--|
| Part LOS of the fit<br>secure said written obligatio<br>charge of said property and<br>necessary to keep said prop<br>assignment of rents shall or<br>shall in no manner, prevent  | collect all rents and income and apply the same on the  | rents and income arising at any and all times from the property morigaged<br>orner party of the second part or its agent, at its option upon default, foi it<br>e agents of insurance premium, tases, assessments, regars or improvemen-<br>ations is folly galan this morigage or in the obligations hereby secured. The<br>atoms is folly galan this agent dual the taking of possession herebus   |
| The failure of the second  | nd part to assert any of its right hereunder at any tim   | e thall not be construed as a value of the sloke to such the   |
| If said part 185   | s entered server compositive with all the terms and pro   | wisions in said obligations and in this mortgage contained.<br>He second part the entire amount due it hereunder and under the terms a   |
| provisions of said note here   | eby secured, and under the terms and provisions of  | is second part, the entire amount due it nereunder and under the terms a<br>any obligation hereafter incurred by part $100$ of the first part for futu   |
| advances, made to<br>account or otherwise, up to<br>and in this mortgage contain   | tinem   | by party of the second part whether evidenced by note bo   |
| net eet in as good repair<br>in bider hereof, without, note<br>and all the imposed and all the<br>negative precision of the set<br>unpaid of principal and inte<br>sale, on derivand, to the part<br>therefrom, shall extend and<br>artists hereo.<br>N WITNESS WHEREO<br>Month B.   | as they are now or if again is when the do main per<br>physical or for the security of when the do main per<br>is and its shall be barful for the side party of the side<br>removes the security of when another prescribed by<br>prest together with the costs and charge incident the<br>is of the first part there of the manner prescribed by<br>prest together with the costs and charge incident the<br>inter to, and be obligatory upon the heirs, executors.<br>IF, the part 125 of the first part ha TE<br>Barbar (SEAL)<br>Problem (SEAL) | colliquitons created thereby, or interest thereon, or if the taxes on said re<br>is not kept up, as previded herein, or if the buildings on said real estate is<br>made to converging shall be come about and the whole sum remain<br>when hall immediately rature and become doubt and bayable as the outloa of the<br>made and the constant and hereing the same possible of the said formation<br>reaver, appointed to collect the resis and hereing's accuracy therefroms and<br>the output, its successors and essaying from such said to real the arrow making its<br>and out of all money arrives for shall be paid by the party making its<br>to and the overplos, if any there by, shall be paid by the party making its<br>and out of all money arrives the shell be paid by the party making its<br>true and each and every obligation therein contained, and all beerflagenous<br>administrators, personal representatives, absigns and successors of the reflect<br>events set the state of the stat |
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| STATE OF KAMSAS  | and the standard and the  | and the second   |
| DOUDTAS  | - 55.   | and the second of the state of the   |
|  | COUNTY, J   | ohen i santa i i i i i i i   |
| E the resign   | e BE IT REMEMBERED, That on this  | day of CC.SCOP P. A. D. 1904   |
| and the state of the State of the  | before me, a  | Public in the aforesaid County and State.  |
| E. SUTAR S.  |   | ien and Dorothy Leons Graber,  |
| STATE OF KALSAS<br>DOUDLAS   | husbank and   | wife   |
|  | to me personally known to be<br>acknowledged the execution of the   |  |
|  |   | subscribed my name, and affixed my official seal on the day and year last  |
|  | abově written.  | 2000   |
| My Commission Expires  | <u>April 21</u> 19 00   | Notary Public  |
|  |   | 6/ 10/   |
| Recorded October 30, 1   | 1962 at 2:50 P.M.   | Hardy Deck Resister of   |
|  |   |  |
| The understand   | = RELEASE   | hereby acknowledges the full payment o   |
| debt accured thereby   | and authorizes the Regist   | er of Deeds to enter the discharge   |
| of this mortgage of  |   | 3rd day of July 1967   |
|  | The Lawrence Savings Associa  | tion formerly known as THE LAWRENCE  |
| BUILDING AND LOAN AS   |   | M. D. Vaughn, Exec. Vice Pres.   |
|  | 1779-rohassa<br>was written   | Mortgagee.   |
| (Corp.Seal)  | OR the original   |  |
|  | montgage  |  |
|  | this 8 blu day  |  |
|  | of new.<br>19/07  |  |
|  | $1^{\prime}$  |  |
|  | Janue Deam  |  |
|  | Reg. of Deeds   |  |
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to the terms of said obligation, also to secure all future advances for any purpose made to part 10% of the first part by the party of the second part whether evidenced by note, book account or otherwise, up to the original amount of this mortgage, with all interst accounds on such future advances according to the terms of the obligation there), and not no secure any sum or exams of more yadvanced by the said part to pay for any insurance or to dis-

interest at the rate of 100% from the wate of payment, which tany repairs. This grant is intended as a mortgage to secure the payment of the sum of Elepteon Thousand and no/100---- DOLLARS 

party of the second part, the loss, if any, made payable to the party of the second part to the extent of its interest. And the second part is a second part, the loss, if any, made payable to the party 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 solid taxes and insurance, or either, and the amount so gaid shall become a part of the individences, secured by this indenture, and shall be an interest at the rate of 10% from the date of payment, until fully repaid.

And the said part 105 of the first part do hereby covenant and agree that at the delivery hereoform BROY BIO I the lawful owner 8 of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances

will warrant and defend the same against all partles making lawful claim thereto. It is agreed between the parties hereto that the parties of the first part shall at all times during the life of this indenture, pay all taxes and assess-

The Mortgagors understand and agree that this is a purchase money mortgage. Together with all heating, lighting, and plumbing equipment, and fixtures, including stokers and burners, screes, awhings, storm windows and doors, and window shades or blinds, used on or in connection with said property, whether the same are now located on said property or herafter placed thereon. TO HAVE AND TO HOLD THE SAME, With all and singular the tenements, hereditaments and appurtenances thereunts belonging, or in anywise appertaining.

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