This gran								
	he terms of One					rted on the	19th	day
	April	, 1963 , and by	Its terms made pay	able to the party of t	he second part, wi	th all interest a	accruing thereon	accord
to the terms of the terms of the	of said obligation, all ced by note, book acc he obligation thereof,	o to secure all future ount or otherwise, up t and also to secure any	advances for any pu	rpose made to part	Les of the firs	t part by the p	party of the se	cond pa
		on as herein provided, i						
charge of said necessary to k assignment of shall in no ma	property and cellect eep said property in rents shall continue inner prevent or retar	hereby assign to party all future advances her all rents and income as tenantable condition, or n force until the unpa d party of the second	d apply the same on other charges or pa id balance of said of part in collection of	the payment of insur yments provided for i Migations is fully paid said sums by foreclosu	ance premiums, ta n this mortgage of . It is also agreed the or otherwise.	r in the obligati d that the takin	lons hereby sec ig of possession	proveme cured, T hereun
The failur	the bacana and ha	to assert any of its rig a strict compliance wit	ht horounder at any	time shall not be cons	trued as a walver	of its right to a	assert the same	at a la
		irst part shall cause to						
provisions of	sald note hereby secu	red, and under the te	rms and provisions of	of any obligation here	after incurred by	partles of	the first part	for fut
advances, mad account or oth and in this mo	e to serwise, up to the ori ortgage contained, and	them plast amount of this ma the provisions of future	ortgage, and any externe obligations hereby	by ensions or renewals her secured, then this cor	party of the second reof and shall com- weyance shall be w	and part whether ply with all of t old.	r evidenced by the provisions i	note, b n said r
holder hereof, and all the in	aprovements thereon i	t shall be lawful for t n the manner provided any part thereof in th	he said party of the by law and to have the manner prescribed	second part, its succ a receiver appointed by law, and out of a	essors and assigns, to collect the rent II moneys arising (, to take posses s and benefits a from such sale t	ssion of the sa accruing therefr to retain the a	om; and mount
holder hereof, and all the in sell the premi- unpaid of prin sale, on demai It is agrou- therefrom, sha parties hereto	d all of the obligatio without notice, and provements thereon 1 ses hereby granted, or ucipal and interest to nd, to the party of t end by the parties he all extend and inure t	t shall be lawful for t in the manner provided any part thereof, in the tether with the costs a e first part. Part 100 reto that the terms and a, and be obligatory up mart 100 a first be the	he said party of the by law and to have he manner prescribed and charges incident .S. of the first part of the first part for the heirs, execute last part ha. V.C.	second part, its succ a receiver appointed by law, and out of a thereto, and the overp shall pay party of the ndenture and each and rs, administrators, per	essors and assigns to collect the rent il moneys arising i lus, if any there b e second part any (every obligation t sonal representative 1 r hand and sea	, to take posses s and benefits a from such sale t e, shall be paid deficiency resulti therein contained es, assigns and s al the day and y	ssion of the sa accruing therefr to retain the a by the party i ang from such s i, and all benef successors of th year last above	id prem om; and mount t making s ale. Tits accru ie respec written.
holder hereof, and all the in sell the premi- unpaid of prin sale, on demai It is agrou- therefrom, sha parties hereto	d all of the obligation without notice, and I approximates, or analysis approximates, or noise and interest too nd, to the parties the order by the parties the difference of the set of the parties the parties the parties the set of the parties the parties the parties the parties the set of the parties the parties the parties the parties the set of the parties the parties the parties the parties the parties the set of the parties the partie	t shall be lawful for t in the manner provided any part thereof, in the tether with the costs a e first part. Part 100 reto that the terms and a, and be obligatory up mart 100 a first be the	he said party of the by law and to have he manner prescribed and charges incident is of the first part is provisions of this is on the heirs, execute irst part ha VO CALLSEAL) (SEAL)	second part, its succ by law, and out of a thereto, and the overp shall pay party of the ndenture and each and ndenture and each and ndenture set. the <u>Mart</u> Mary	estors and assigns to callect the rent il moneys arising i us, if any there b escond part any (every obligation t sonal representation ir hand and sea y y y y y V. Simp	, to take posses and benefits a from such sale t e, shall be paid deficiency resultil herein contained es, assigns and s al the day and y	ssion of the sa iccruling therefit to retain the a by the party i ing from such s i, and all benefi successors of th rear last above	id prem orn; and imount i making i ale. Nts accr written. (SE
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husband and wife o me personally known to be the same icknowledged the execution of the same. 19 66 April Notary Public Harold G. Beck

RELEASE / 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 31st day of October 1966 The Lawrence Savings Association formerly known as THE LAWRENCE BUILDING AND LOAN ASSOCIATION Mortgagee. ATTEST Janice Cotner, Ass't. Secretary (Corp. Seal)

