according to the terms of ONO	page to secure the payment of the sum of Sixty-Four Hundred and no/100	
	certain written obligation for the payment of said sum of money, executed on the 19th	day o
	, 19 63 , and by its terms made payable to the party of the second part, with all interest accruing thereon	accordin
to the terms of said obligation, also t whether evidenced by note, book account the terms of the obligation thereof, and	to secure all future advances for any purpose made to part $\underline{100}$ of the first part by the party of the sec at or otherwise, up to the original amount of this mortgage, with all interest accruing on such future advances ac dialo to secure any sum or sums of money advanced by the said party of the second part to pay for any insurance	cond part cording t or to dis
E charge any taxes with interest thereon :	as herein provided, in the event that said part105 of the first part shall fail to pay the same as provided in the	Indenture
Part 1.0.5. of the first part her secure said written obligation, also all charge of said property and callect all necessary to keep said property in tenu assignment of rents shall continue in f shall in no manare prevent or retard p	reby assign to party of the second part the rents and income arising at any and all times from the property mor future advances hereander, and hereby authorize party of the second part or its apent, at its option upon defaul rents and income and apply the same on the payment of innarce premiums, taxes, assessment, repair or imp antable condition, or other charges or payments provided for in this mortgape or in the obligations hereby seco force until the unstal halance of said solipations is fully paid. It is also apreed that the taking of possession party of the second part in collection of said sums by foreclosure or otherwise.	tgaged t t, to tak rovement red, Thi hereunde
The failure of the second part to a time, and to insist upon and enforce s	assert any of its right hereunder at any time shall not be construed as a walver of its right to assert the same strict compliance with all the terms and provisions in said obligations and in this mortgage contained.	at a late
If said part 103 of the first.	t part shall cause to be paid to party of the second part, the entire amount due it hereunder and under the	terms ar
	d, and under the terms and provisions of any obligation hereafter incurred by part 0.5 of the first part	
and in this morthage contained, and th	themby party of the second part whether evidenced by a al amount of this mortgage, and any extensions or renewals hereof and shall comply with all of the proteions in he provisions of future obligations hereby secured, then this conveyance shall be vold.	
estate are not paid when the same be not kept in a spoot repair as they are holder herefor, without notice, and it as and all the improvements thereon in the set the premises hereby granted, or an unpaid of principal and interest togeth sale, on demand, to the parties hereito therefrom, shall estend and inure to, a parties hereto. IN WITHESS WHEREDF, the part	I such obligations or any part theread or any obligations created thereby, or interest thereon, or, if the taxes on ecome due and payable, or if the insurance is not kept up, as provided herein, or if the 'buildings on said real endy, or if waste is committed on said premises, then this convergence shall become absolute and the whole sure for the security of which this indemture is given shall immediately mature and become due and payable at the op shall be lawfill for the said party of the second part, its successors and assigns, to take postssion of the said the manner provided by law and to have a receiver appointed to collect the rents and benefits accruing therefor up art thered, in the manner prescribed by law, and out of all moneys arising from such sale to relatin the and there with the costs and charges incident thereta, and the overplus, if any there be, shall be paid by the party more the part benefit.	estate a m remain tion of t d premise m; and
sell the premises hereby granted, or an unpaid of principal and interest togeth	ty part thereof, in the manner prescribed by law, and out of all moneys arising from such sale to retain the an her with the costs and charges incident thereto, and the overplus, if any there be, shall be paid by the party m	aking su
sale, on demand, to the party of the fi	first part. Part 18.5 of the first part shall pay party of the second part any deficiency resulting from such sa	le.
It is agreed by the parties hereto	o that the terms and provisions of this indenture and each and every obligation therein contained, and all benefit	ts accrul
therefrom, shall extend and inure to, a parties hereto.	and be obligatory upon the heirs, executors, administrators, personal representatives, assigns and successors of the	
IN WITNESS WHEREOF, the pa	art ies of the first part ha Ve hereunto set their handSand sealShe day and year last above w	1000
		written.
ament	Mary V. Limbary	
James R.	Simpson Mary V. Simpson	(SEA
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A STATING

Recorded April 22, 1963 at 2:30 P.M. 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 jlst day of October 1966 The Lawrence Savings Association formerly known as THE LAWRENCE BUILDING AND LOAN ASSOCIATION Mortgagee. ATTEST Janice Cotner, Ass't. Secretary by M. D. Vaughn, Exec. Vice President & Secretary

Harold G. Beck

4.16 . 6

ATTEST Janice Cotner, Ass't. Secretary (Corp Seal)



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