1.1.1.1.5

9331 BOOK 138 MORTGAGE

THIS MODENTURE Made this 16th any of September 19.64 between Charlie V. Hayden and Estelle L. Hayden, husband and wife

of Lawrence ... In the County of Douglas and State of Kansas part 10.5 of the first part and THE LAWRENCE BUILDING AND LOAN ASSOCIATION of Lawrence, Kansas, parts of the Second Part. WITNESSETH, that the sold part 103 of the first part, is consideration of the loan of the sum of Twenty-Pive Hundred and no/100-----

to t_{100m} duly paid, the receipt of which is hereby acknowledged, $haV\Phi$ used and by this indentary do scRANT. BARGAIN, 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 Kansas, to-wit;

Lot One Hundred Forty-Eight (148) on New York Street in the City of Lawrence, in Douglas County, Kansas.

Together with all function, lighting, and plumbing equipment and flatures, including stokers and burners, screens, awnings, storm windows and doors, and w shades 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 singular the temements, hereditaments and appurtenances thereinto belonging, or in

And the said part 105 of the first part do hereby towenant and agree that at the delivery hereof they are the landal owner 3 of the premises above granted, and sejzed of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances

and that they will warrant and defend the same against all parties making lawful claim thereto. It is agreed between the parties hereto that the partl 0.3 of the first part shall at all times during the IVE of this indesture, pay all taxes and and ments that may be leveld or assessed against said real estate when the tame become due and payable, and that they w111 keep the building upon said real estate insured for loss from five and extended coverage in such sum and by such immunice company as shall be specified and directed by the

party of the second part, the less, if any, mode payable to the party of the second part in the extent of its interact. And in the event that said part, det = 0 of the first part shall be applied to the second part and part det = 0. The party of the second part pay said taxes and lessense, or either, and the annual to part the tax be applied to the second part may be said taxes. Then the same detail the second part may be said taxes and lessense, or either, and the annual to part shall be come a part of the indebtodes, secured by this indensue, and shall be come a part of the indebtodes, secured by this indensue, and shall be an event the same to the second part may be the second part of the indebtodes, secured by this indensue, and shall be a second part may be the second part of the s

This grant is intended as a montange to secure the payment of the sum of Twonity-Five Hundred . and no/100- Dollars

This point is between as a meetable to were the papert in our other of any other and the set and of money executed as the 100 day of 3000 certain written shipaalon for the payofet of set sum of money executed as the 100 day of 3000 certain written shipaalon for the payofet to the serve of the second part, with all interest accurate terms according to the terms of and by its terms made payable to the part of the internal part by the part of the part of the second part. With all interest accurate terms according to the terms of the obligation also is focine at fortune to to the output amount of the second part of the second part of the second part whether evidenced by note, book account or otherwise, up to to the output amount of the terms of the interest accurate part by the second part of the second part of the second part of the terms of the terms of the terms of the second part of the second part of the second part of the second part of the terms of the second part charge any taxes with interest thereon as breat provided in the event that said parts Q Sof the first part shall fail to pay the same as provided in the index

Part 2.0.3 of the first part herefor axing to marky of the second part the roots and second part of any and all times from the property morgaged to mean stal written obligation, also all future advances hereander, and hereby authorize sarry of the based part or its agent, at its option upon reface, to take here said written obligation, also all future advances hereander, and hereby authorize sarry of the based part or its agent, at its option upon reface, to take thereas of all property and collect all rests, and lenemes and apply the tame on the uppreted of the tests many, lazer, assessments, resparse of independents subgement of rests shall contents in force, and the unspatial bases of said advances of said advances is future, and, it is also agreed that the taking of posterials hereas the shall in no manner provent or retard pairy of the second, part in relaction of suit turns by forcedence or athereas.

The failure of the second part to assort any of its right hereader at any time shall not be contrived as a same of its right to gener the same and to insist upon and enforce strict benefance with all the terms and provisions in said objections and is the metapore contained.

If sold mark SS of the first part shall cause to be paid to party of the second part, the entire amount due is becauder and under the terms and provisions of any solipation breatter incurred by part 105 of the first part for house

e on demand, to the party of the first part. Part 105 of the first part shall pay party of the second part any deficiency resulting from such sale It is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits account efform, shall extend and inure to, and the obligatory upon the heirs, executars, admigistrators, personal representatives, assigns and soccessors of the respect

IN WITNESS WHEREOF, the part 103 of the first part ha V	and the second se
Charlie Hayden ise	Estelle Havden .
	AD (SEAL)