The Mortgagor understands and agrees that this is a purchase money mortgage. Topther with all heating, lighting, and plumbing equipment and fixtures, including stakers and humers, screens, samings, stores windows and doors, and windows thates 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 lener ts, here

And the said part y of the first part do hereby covenant and agree that at the delivery beread Bhe 18 of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances

she and that will warrant and defend the same against all parties making lawful claim if

It is agreed between the parties bereto that the part y ... of the first part shall at all times during the life of th ments that may be levied or assessed against maid real estate when the same become due and payable, and that: BDO Will keep the buildings open taid real estate insured for less from five and estended coverage in such sum and by such insurance company as shall be specified and directed to the

rty of the second part, the bas, if any, made payable to the party of the second part is of the instantic experiment at part is permission of experiments and diversion of the second part, the bas, if any, made payable to the party of the second part is the term of its interest. And in the event that said party of the second part may pay taid taxet and instruments; or either, and the ansant to paid that become a part of the indebtedness, second by this indestance and shall become a part of the indebtedness, second by this indestance, and shall become a part of the indebtedness, second by this indestance, and shall become a part of the indebtedness, second by this indestance, and shall become a part of the indebtedness, second by this indestance, and shall become a part of the indebtedness, second by this indestance, and shall become a part of the indebtedness.

This grant is intended as a mortgage to secure the payment of the sum of Five Thousand and no/100-----ing to the tricks of November ONE certain written obligation for the payment of said sum of money, executed on the $5 {\rm th}$, 19.64, , and by its terms made payable to the party of the second part, with all interest accrying t Sth day of

ms of said obligation, also to incure alt future advances for any purpose made to part y of the first part, by the party of the second part idented by note, book account or otherwise, up to the original amount of this mortgage, with all interest accounting to of the obligation thereof, and also to secure any sum or sums of money advanced by the said party of the secand part to pay for any insurance or to diswe any lases with interest thereon as herein provided, in the event that said part y of the first part shall fail to pay the same as provided in the indexture.

Any of the first part bench anoign to party of the second part the tests and income arising at any and all times from the property mechanged to are said written obligation, also all forme advances herewhere, and hereby mechanics party of the second part or its agent, at its options default, to take any of said property and collect all fersts and income and apply the same of the segment of income termson, tasks, assessment, regards or second parts and collect and different and income and apply the same of the segment of income termson, tasks, assessment, regards or improvement segment of rests shall continue in force and it winappl takes of and all finites in formations in the heldpathous hereby second. This is no manner prevent or vertand party of the second part in callection of paint paint core or comarvies.

The failure of the second part is ansert any of its right hereunder at any time shall not be construed as a waker of its right to assert the same and to insist upon and enforce strict compliance with all the terms and provisions in said obligations and in this mortgage contained.

Il said party v of the first part shall cause to be paid to party of the second part, the entire amount due it her ons of said note hereby secured, and under the terms and provisions of any obligation hereafter incurred by pary of the first part for future to her

s, made to by party of the second part whether evidenced by note, book or intervents, up to the original amount of this mortgage, and any extensions or resewaits hered, and shall comply with all of the provisions of said note this mortgage contained, and the provisions of future obligations hereby secured, then this convergence shall be indi-

If default be made in payment of such obligations or any part thereof or any obligations created thereby, or interest therein, or if state are not paid when the same become due and payable, or if the instance is not kept up, as provided merein, or if the philding not kept in a good repair as the pay are now, or if wast is a commuted on said payments, then this conveyance shall become abounder and my unaid, and all of the obligations for the security of which this indentum to given shall immediately matter and become abound on an another hered, which on the case of the sale of the philosophic state of the philosophic state of the philosophic and all the improvements thereon in the manner provided by law and to have a precisive random basie to an benefits are any paid of principal and interest together with the cents and charges leddent therein, and the overview, if any there here, shall be paid to any paid of principal and interest together with the cents and charges leddent therein. sale, on demand, to the party of the first part. Party

of the first part shall pay party of the second part any deficies It is agreed by the parties herefo that the terms and provisions of this indextare and each and every obligation therein contained, and all benefits accruing effort, that extend and inure to, and be obligatory upon the being, rescutors, administrators, personal representatives, assigns and successors of the respective into herein

IN WITNESS WHEREOF, the part V of the first part ha S hereunte set har nd and seal the day and ye Ann Shannon (SEAL) (SEAL) (SEAL) KANSAS STATE OF COUNTY, 55. DOUGLAS M if REMEMBERS, That is the 5th day of November before me, a Notary Public in the alon came Ann Shannon, a single woman 5th A. D. 19 64 said County and State HOTART to me personally known to be the same acknowledged the execution of the same. IN WITHESS WHEREOF, I have hereunto subscri April 21 19 66 m Expires E. Eby Motory Public

Recorded November 5, 1964 at 1:35 P. M.

and allack Register of Deeds

 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 21st day of April 1967. THE LAWRENCE SAVINGS ASSOCIATION FORMERLY KNOWN AS

 (Corp. Seal)
 Whit release withen on the arginal

 Whit withen on the arginal
 THE LAWRENCE BUILDING AND LOAN ASSOCIATION

 Output
 THE LAWRENCE BUILDING AND LOAN ASSOCIATION

 Date of the arginal
 THE LAWRENCE BUILDING AND LOAN ASSOCIATION

