and that they will warrant and defend the same against all parties making lawful claim thereto. m the parties herein that the part 10.8 of the first part shall at all times during the life It is surred be pay all taxes a ments that may be leveled or assessed against said real estate when the same become due and payable, and that they will as probable and directed by the buildings and a said real estate insured for loss from fire and extended coverage in such sum and by such insurance company as shall be specified and directed by the fing to the terms of ODB certain written obligation for the payment of said sum of money, executed on the 12th day of January . 1965 , and by its terms made payable to the party of the second part, with all interest accruing thereon ac to the terms of said obligation, also because all foture advances for any purpose that has been been part, with an interest account terms account between accounts whether evidenced by mate, book account or otherwise, up to the original amount of this mirrigage, with all interest accounts or advances accounts the terms of the obligation thereof, and also to because any sum or sums of money advanced by the said part of the second part, the part of the safances accounting the terms of the obligation thereof, and also to because any sum or sums of money advanced by the said part of the second part to pay for any insurance or to discharge any taxes with interest thereon a herein provided, in the event that said part  $\pm 0.00$  of the first part shall fail to pay the same as provided in the indenture and the next measurement between an event provide, in the revent batt and part actions one next parts and in the program the provide and enterthy and part parts and the second part the reversa and income arising at any and all times from the property mortgaged to any of the second part between addresses of the second part of the second part parts and the second part of the second part of the second part of the second part in come arising at any and all times from the property mortgaged to upon default, to take creasing to keep said property and called all invest and income and angely the second part in compared to the second part of the second part in culterion of said properties or otherains. The failure of the second part to assert any of its right hereunder at any time thall not be construed as a waher of its right to assert the same at a late and to insist upon and enforce strict compliance with all the terms and provisions in said obligations and in this mortgage contained. If said par 10.8 of the first part shall cause to be paid to party of the second part, the entire amount due it bereader and under the terms and index of said mite hereby secured, and under the terms and provisions of any obligation hereafter incurred by part 10.8 of the first part for future inces, made to theory of the second part whether evidenced by nets, book in this mortgage, and any extensions or renewals hereof and shall comply with all of the provisions of future obligations hereby secured, then this conveyance shall be void. and in town mortgage chickaneses, and the provisions of future designations hereby secured, but this conveyfance shall be volta. If default be made in payment of such obligations or any part thereof or any obligations created thereby, or interest thereos, or if the taxes on said real estate are not paid when the same become due and apable, or if the insurance is not keep up, as provided hereis, or if the buildings on said real estate are not keep in as pool repair as they are now, or if wate it consmitted on said premises, then this conveysance ball become absolute and The whole sun remain-holder hereof, without notice, and it shall be lawful for the taid party of the second part, its successors and assigns, to take premises and to have a receiver appointed to collect the rents and benefits accruing therefrom; and to and lat the improvements thereon in the manner provided by laws want to have a receiver appointed to collect the rents and benefits accruing therefrom; and to unpaid of principal and interest together with the cents and charges incident thereto, and the everylis. If any there be, shall be paid by the party making such on demand, to the party of the first part. Part 10.0 of the first part shall par 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 had each and every-obligation therein contained, and all benefits accruing refrom, hall nited and inure to, and be obligatory upon the beirs, executory, adoption therein the saging and successors of the respective is hereto. IN WITHESS WHEREOF, US part 10.5 of the first part have THE INMANUEL EVANOBIE CAL LUTHERAN CHURCH, & COPPORTION, BY: LEAST DATE OF AN OFFICE BERTLING CONSTRUCTION BERTLING (SEAU) Danie De Block Tto Trustees. STATE OF KANSAS COUNTY, SS. DOUGLAS COUNTY, J BE IT EXEMPLEMENT. That on this 12th day of January A D. 19 65 Motary Public in the devession of the start of A. D. 19 65 HOTAN IN-WITHERS WINGERED, I have hereunito subscribed my name, and affixed my official seal on the day and year last above writer. 11 21 19 66 Le E. Eby Astary Public My Commission Expires April 21 19 66

Recorded January 15, 1965 at 2:35 P. M.

" and "

Janice Beem Register of Deeds