article . BOOK 139 | 212 MORTGAGE THIS INCENTURE, Made like 1st day of February .1965 between James D. Dresser and Grace Dresser, husband and wife of LOWFENCE BUILDING AND LOAN ASSOCIATION of Lawrence, Kansas, puty of the Second Part. WITNESSETH, that the said part 105 of the first part, in consideration of the loan of the sum of Five Thousand and no/100------to 0.000 solid and by this indenture do GRANT, BARGAIN, SELL and MORTGAGE to the said party of the second part, its successors and assigns, the following described real estate situated in the Chunty-of Douglas and State of Kansas, to-with Lot One Hundred Fifty-Four (154) on Rhode Island Street, in the City of Lawrence, in Douglas County, Kansas. Together with all heating, liphting, and plumbing equipment and fixtures, including staters and burniers, scriens, awnings, starm windows and di studies or blinds, used on or is connection with taid property, whether the same are new located on said property or hereafter placed thereon. TO HAVE AND TO HOLD THE SAME, With all and sine And the said part 165 of the first part do bereby covenant and agree that at the delivery hereof they are the tawful ow of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incu d that they will warrant and defend the same against all parties making tawfut claim therei It is agreed between the parties herein that the part105 of the first part shall at all times during the life of x that may be levied or assessed against axid real estate when the same become due and payable, and that they will keep the buildings axid 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 party of the second part, the lost, if any, made payable to the party of the second part to the extent of its interest. And in the event that said part $\frac{1}{2}$ (b) are second part any parts shall fail to pay such tasks when the tame become due and payable or to keep and permises insured as a kerein provided, then the party of the second part any pay sold tasks and insurance or either, and the amount as paid shall become a part of the indebtdeets, secured by this indexture, and shall become a part of the indebtdeets, secured by this indexture, and shall become a part of the indebtdeets, secured by this indexture, and shall be an interest at the rate of 10% from the date of payment until fully repaid. This grant is intended as a mortgage to secure the payment of the sum of Five Thousand and no/100------The grant is measured as a second of the second of the payment of said sum of money, executed on the second part, with all interest accruing the February , 19 65, and by its terms made payable to the party of the second part, with all interest accruing the second part, with all interest accruing the second part. DOLLARS lst day of The terms of said obligation, also has secure all future advances for any purpose made to part i did of the terms of the second part. The redenced by note, book account or oblivities, up to the original amount of this mortgane, with all interest accruing on work future advances accounting to terms of the abligation thereof, and also to secure any sum or sums of money advanced by the said party of the second part, to pay for any insurance or to the period of the abligation thereof, and also to secure any sum or sums of money advanced by the said party of the second part to pay for any insurance or to the period of the abligation thereof, and also to secure any sum or sums of money advanced by the said party of the second part to pay for any insurance or to the period care with interest thereon as herein provided, in the event that said part 0.05 of the first part shall fail to pay the same as provided in the indenture reon according We define the interest operation as percent powers, in the second part (see ents and income ariting at any and all times from the property mortgaged its part $\frac{1}{3}$ 0.5. of the first part hereby assign to party of the second part (be rents and income ariting at any and all times from the property mortgaged its e is all written obligation, also all focume advances hereinder, and hereby authorize and y of the second part of its apent, at its option upon default, to take asing to teep all deposition is another and apply the same on the payment of instance premium, tare, assessments, regards or improvements named of rests shall contine fin force usfil the second part is collection of saids sums by forecleasure or otherwise. The failure of the second part to assert any of its right bereander at any time that not be construid at a waker of its right to assert the same at a la and to insist upon and enforce strict compliance with all the terms and provisions in said obligations and in this mortgage contained. If said part105 of the first part shall cause to be paid to party of the second part, the entire amount due it bee sions of said note hereby secured, and under the terms and provisions of any obligation hereafter incurred by part. 10 3 of the first part for future. tex made to the original amount of this mortgage, and any extensions or reveals hereof and shall comply with all of the provisions of future obligations hereby secured, then contained, and the provisions of future obligations hereby secured, then the converses thall be void. To detail the made in previous of such eligibilities of any part benefit entropy increases, then this correspond thereads, and interest, together with the costs and charges includes thereads on the source of such eligibilities of any participations taken the source taken the source absolute and the whole taken are not paid whole made in previous due to the source taken taken the source absolute and the whole taken are source to be taken and any participation of the interest. The source taken taken taken taken are absolute and the whole taken are source to be taken and and of the eligibilities of the source taken taken are taken are absolute and the whole taken are source to be taken and any taken taken taken are previously at the source taken taken are tak on demand, to the party of the first part. Part 188 of the first part shall pay party of the se nd part any deficiency resulting from such sale. It is agreed by the parties hereto that the terms and provisions of this indexture and section of the second part any deficiency resulting from such sale efform, shall extend-and inure to, and be abligatory upon the heirs, executors, administrators, personal representatives, assigns and successors of the respective es hereto. IN WITNESS WHEREOF, the part 108 of the fit rt ha Ve hereunto set their handSend seafSthe day and y amis D. Duesur Grace Dresser (SEAL) (SEAL) James D. Dresser (SEAL) (SEAL) KANSAS. STATE OF COUNTY, SS. DOUGLAS ME IT REMEMBERED, That on this list day of February A.D., 1 before ms. Notary Public in the aforesaid County and came James D. Dresser and Grace Dresser, husband Vanie 5 3 A. D. 19 65 HOTAR UBLIC: and wife to me personally known to be the same, pe acknowledged the execution of the same. BYTTE DE IN WITNESS WHEREOF, I have hereinto su above written, usion Expires April 21 1966 K.E.

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