The set dans the

13 mint

there have a darty

hereby; and the Mortgagor does hereby covenant and agree to repay all such further advances made as aforenaid, to with interest thereon; in accordances with the provisions of such Additional Advance Agreement or Agreements, and that the covenants and agreements contained in this Mortgage shall apply to such further advances acceed as this Advance expressly molified by such Additional Advance Agreement. This paragraph Tenth shall not alter in any way, restrict or the right of City Hond and Mortgage Company, or its successors and assigns, to make advances for taxes, assessments, in premiums or to preserve the security of this Mortgage or for any other purpose herein provided for.

proving the processes of the lass evidenced by the note secured hereby are to used in the construction of certain improvements on and promises in necordance with the terms of a Completion Bond dated March 26, 19 65, siven by the Mortgagor, as principal and Raiph W. Pockett, et al. 2000 (Composition of the mark of the construction of certain improvements on and promises in necordance with the terms of a Completion Bond dated March 26, 19 65, siven by the Mortgagor, as principal and Raiph W. Pockett, et al. 2000 (Composition Bond Completion Bond (Completion Bond) (Composition Bo

he date hereof of any law by the State of Kansas, deducting from on, or changing in any way the laws for the taxation of mortgages the manner of the collection of any such taxes, so as to affect this day's written notice to the source of assid land requiring the pay-agreed that if such notice he given the said delt shall become due,

PIFTEENTH: In case of the bernward or the extension of the indebtedness hereby accured, or my part thereof, all the ovisions of this mortgage and the her thereof from its date shall remain in force as fully and with the same effect as if was made originally to mature as such extended time.

SIXTEENTH: That the covenants, agreements and powers herein contained shall bind, and the bondits and advantages shall imme to the respective heirs, executors, administrators, personal representatives, grantees, morecessor and assigns of the particle hereits and thenever used, the singular number shall include the plural, the plural the singular, and the use of any gender shall include all genders.

SEVENTEENTH: If the Mortgageor is a corporation, said corporate Mortgageor, as a part of the consideration for the Mortga-gee making it a loan of \$ 750,000.00 represented by the within described note secured by this Mortgage, wholly waives the period of redemption provided by the laws of the State of Kansas.

EIGHTEENTH: Now if the debt described in said nothe paid when due and the said agreements he kept and performed foresaid; then these presents shall be sull and void.

as aforecasid; then these presents shall be null and void. But if the default be made in the payment of said note, or any part thereof, or any interest thereon, as therein specified; in the performance of any agreement herein contained, then all of the indebtedness secured by this Mortgage shall, at the option of the Motgagee, by virtue of this Mortgage, innexistably become due and purvales, and upon forferiors of this Mortgage, it is case of default in any of the payments herein provided for the Mortgagee, shall be entited to a judgment for the same of provided by fact, and a default in any of the payments herein provided for the Mortgagee, and all costs and expenses of enforcing the tame, as provided by fact, and a device for the sale of and previses in attraction of a said judgment, forechoing all rights and equilies means the said by perfused by the Mortgager, and all previses relations and indexpenses of enforcing the tame, as hereby waved by the Mortgager, and all performs characteristic and star and star perfusion of said property is hereby waived by the Mortgager.

THE LAWRENCE SHOPPING CENTER, INC. " half ht Puck it " Excepted and delivered in man President- Ralph E. Puckett - (SEAL) Secretary _ John W. Brand

	in Access	(Chiard)	the second se
	I.	KANSAS CORPORATION ACKNOWLEDGEMENT	
		STATE OF KANSAS	2.5
		COUNTY OF FOLDENS	
		COUNTY OF LOL OLATS Jack day of MARCH A. D. Ninetsen Hundred	
	1	Sixty Five A. D. Nineteen Hundred	100
	1	Sixty Five , before me, the undersigned, a Notary Public in and for the County and State aforesaid,	
	1 m	came RALPH E. PUCKETT President of THE LAWRENCE SHOPPING CENTER, INC.	
	1 m	corneration duly instrumentation duly any instrumentation of the second	12
	1	by virtue of the laws of Kanias Mmmmr, and OHN W. BRAND Secretary of said corporation, who	-
		are personally known to matcas attement, and show are personally known to me to be the same persons who executed, as such officers, the within instrument of writing on behalf of said corporation, and such persons duly acknowledged the ex-	
			1
		IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal, on the day and year last	100
		Mailine Mapley	1113
		Notice Dublia	-20
		My contribution expires Falercary 3 2/ 1969 Monglan County, Marian	E
1.1		and commission appress is the backet of forming deline	
		REGISTRATION FEE	
		Name Hr. Daria	10
		10 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	75.
	-	indeterminent i 150, aport to st, 8.	040
		ed March 30, 1965 at 4:30 P.M. Janiel Beem, Register of Dr.	1.00
		Hande Deem Repairer DI DI	