				Reg. Ho. 174 Fee Faid \$85
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		MORTGAGE		
THIS INDENTURE, Made this	6th	day of	April	, 19 65 hetwee
Robert P. La	ushman and D	onna M. Laush	man, husband and	i wife
d. Lawrence in a THE LAWRENCE BUILDING AND LOAN A WITNESSETH, that the taid partice Thirty-Four Thousan	SSOCIATION of Lawrence,			of the first part, an
to them BARGAIN, SELL and MORTGAGE to the sa		of which is hereby acknowle rt, its successors and assign		
The North One-Hi Section Thirty- Eighteen (18) E. Douglas County,	alf (Ng) of Six (36), To sat of the S Menses.	the Southeest whship Twelve ixth Princips		150
The Mortfegors underh Together with all heating, highling, and play				
Together with all heating, lighting, and plan shades or blinds, used on or in connection w TO HAVE AND TO HOLD THE SAME,				
forever. And the said part 100 of the first				
of the premises above granted, and seized a				
and that they will warr	ant and defend the same	against all parties making	model elsing changes	
It is agreed between the parties herein ments that may be levied or assessed agains upon taild real estate insured for loss from	that the part 103 of	the first part shall at all 1	imes during the life of this indents	re, pay all taxes and assess
party of the second part, the loss, if any, m of the first part shall fail to pay such taxes second part may pay said taxes and insuran bear interest at the rate of 10% from the	ande payable to the party when the same become to ce, or either, and the am	of the second part to the e- lue and payable or to keep ount to naid shall become a	stent of its interest. And in the e taid premises insured at berein pro part of the indebtedness, secured	when that said part $1 \oplus 3$ which then the part $1 \oplus 3$ by this indenture, and sha
This grant is intended as a mortgage b	a secure the payment of	he sum as TULLED - F		i no/100-DOLLAR
according to the terms of Offe Apiril 19	certain written obligat	ion for the payment of said made payable to the party	sum of money, executed on the of the second part, with all interes	6th say a
to the terms of said obligation, also to sec- whether evidenced by note, book account or o the terms of the obligation thereof, and also	ure all future advances fo otherwise, up to the origins to secure any sum or sum	r any purpose made to paral al amount of this mortgage, t of money advanced by the	$1 \ 10^{-3}$ of the first part by the with all interest accruing on such said party of the second part to pay	e party of the second part future advances according t for any insurance or to dis
tharge any taxes with interest thereon as her $Part_{i}^{T} \odot \square$ of the first part hereby a prove contain written chilarities also all	terms to party of the term	of part the state and income	a holestan at any and all along the	a file and a second
secure said written obligation, also all foture charge of said property and collect all remis- mecessary in keep said property in tenastabli assignment of remis shall continue in force - shall in no manner prevent or retard party of	and income and apply the	same on the payment of is	se second port or its agent, at its	option upon default, to tak nis, repairs or improvement
The failure of the second part to assert time, and to insist upon and enforce strict a	any of its right hereunder compliance with all the te	at any time shall not be c	instrued as a walver of its right to bilgotions and in this mortgage co	assert the same at a fate
If said part $\hat{L} \oplus S$ of the first part provisions of said note mereby secured, and				
advances, made to account or otherwise, up to the original amo and in this mortgage contained, rand the prov				I the provisions in said not
If default he made in payment of such estate are not paid when the same become not kept in as good repair as they are new, ing unnaid, and all of the obligations for the holder hereof, without notice, and it shall be and all the improvements thereon in the may of the new like house excited as the new	or if waste is committed	e insurance is not kept up, on said premises, then this	as provided herein, or if the build conveyance shall become absolute	ings on said real estate an and the whole sum remain
and all the improvements thereon in the ma- sell the premises hereby granted, or any part unpaid of principal and interest together wit				
sale, on demand, to the party of the first pa	rt. Paril 85 of the f	irst part shall pay party of	he second part any deficiency resul	iting from such sale.
It is agreed by the parties hereto that therefrom, shall extend and inure to, and be parties hereto.	obligatory upon the heirs,	n this indenture and each a executors, administrators, p	nd every obligation therein contains ersonal representatives, assigns and	ed, and all benefits accruin "successors of the respective
IN WITNESS WHEREOF, the part of	of the first part ha	e hereunto set the	17' handfland scaff the day and	year last above written.
Robert P. Laushman		ISEAL)	a M. Laushman	ISEAL (SEAL

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STATE OF KANSAS	COUNTY, SS.	6th	April	
	Callenge and the second s	Notary Publ P. Laushman	id in the and Donna M. Lau	aformaid County and State
		d and wife nown is be the same per ecution of the same.	on 5 who executed the for	egaing announcent and dat
My Commission Expires April	above written.	have herewrite subscribed in 1966 c	y name, and patients my official to	ation the day and year las
		and the second s	The second second	All a day of a larger

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