This great is intended as a mortgage to secure the payment of the sum of Seventeen Thousend and no/100--pollage aling to the terms of 0000 certain written obligation for the payment of said sum of money, executed on the 8th Appl1 , 19.65 ; and by its terms made payable to the party of the second part, with all interest accruing the day of

in according rms of said obligation, also to secure all future advances for any purpose made to part $\frac{1}{2} \oplus \frac{1}{2}$ of the first part by the party of the second part. evidenced by next, book account or otherwise, up to the original amount of this mortage, with all interest accounding of such future advances accounding to of the obligation thereof and disc to secure any sum or sums of money advanced by the said party of the second part to part of any instances or to file-

pe any lares with interest therean as herein provided, in the event that said partLOS of the first part thall fail to pay the same as provided in the indenture. The part less of the first part hereby assign to party of the second part herents and income arising at any and all times from the preperty mortgaped to cure task written obligation, also all future advances herenoder, and hereby asthorize party of the second part in its apent, at its option upon default, to takk singe of said property and collect if rents and income and apply the same on the represent of instruction parts parts of the second part in its apent, at its option upon default, to takk singe of said property and collect if rents and income and apply the same on the represent of instructive parts provided for a thit mortgape or in the obligations hereby because. This second is a rent that continue is force smith the rented balance of said collections is foldly paid. It is also agreed that the taking of pression herebonder all in one names present or rented party of the rend part is collection of said under some for density for there are in the renteries of the rent and a part of the taking of pression herebonder all in one names present or renter laws of the second part is collection of said under some for otherwise.

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

If said part 1.0.0 of the first part shall cause to be paid to party of the second part, the entire amount due it herew ons of said note bereby secured, and under the terms and provisions of any obligation hereafter incurred by part 93 of the lins part for future

Linear to the second part whether evidences by note, book of the second part whether evidences by note, book or otherwise, up to the original amount of this mortgage, and any extensions or reveals hered and shall comply with all of the provisions in said note this mortgage. Complex shall be void.

If the more paid when the scale become of such obligations or any part thereof or any obligations created thereby, or interest thereon, or if the tases on scale real to any not paid when the scale become due and payable or if the insurance is not best up, as provided hereby, or interest thereon, or if the tases on scale real scale reals as the scale become due and payable or if the insurance is not best up, as provided hereby or if the buildings on said real extrate are hereby if as agoing the scale become due and provide its the scale previous these the convergence shall become due and payable as the option of the memory and all of the obligations for the security of which this indexture is given shall immediately matters and become due and apayable at the option of the memory without notice, and it will be lawefit after the scale parts of the scale previous and consigns, to take possession of the scale previous all the previous hereby granted or any part thereof, in the manner previded be law and to have a receiver appointed to collect the result and herefits accounting therefrom, and to for principal and interest together with the costs and charges includent the overplan, if any there by shall be payable as the costs and charges principal and interest together with the costs and charges includent theorem, and the overplan, if any there by thall be paid by the party making such of the scale previous the overplan.

cale, on demand, to the party of the first part. Part 10.9 of the first part shall pay party of the second part any deficiency resulting from such sale It is agreed by the parties hereta that the terms and provisions of this Indenture and each and every obligation therein contained, and all benefits accounty therefrom, shall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives, assigns and successors of the respective parties herets

IN WITNESS WHEREOF, the part 1 = 3 of the first part ha Ve hereunto at the TP handband seafthe day and year has above written. (SEAL) L'a har Hith Anh Devid J. Ash (SEAL) (SEAL) (SEAL)

STATE OF KANSAS			
DOUGLAS	COUNTY SS.		
HOTASL	be if attriverant, that on this 8t before me, a Notary Pub came David J. Ash and and wife	110	A D. 1965 aforesaid County and State humband
		ne person 3	

there are and the

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Manue Beem Register of Deeds

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 15th day of August 1969

The Lawrence Savings Association formerly known as THE LAWRENCE BUILDING AND LOAN ASSOCIATION