It is agreed between the parties bretto that the part 10.3 of the flest part shall at all times during the life of this indesture, pay all taxes and assessments that may be levied or assessed against said real estate when the same become due and psyable, and that they will be used to buildings poor said real estate for loss from fire and extended coverage in such sum and by such insurance company as shall be specified and divected by the

party of the second part. He loss, if any, made payable to the party of the second part to the extent of its interest. And in the event that said part 1000 of the first part shall fail to pay such taxes when the taxwe become due and payable or to keep and permises insured as herein provided, then the party of the second part may pay said taxes, and insurance, or either, and the annexes to paid shall become a part of the indebtdeess, secured by this indesture, and shall bear interest at the rate of 10% from the date of payment until felly repaid.

This grant is intended as a morpage to secure the payment of the sum of Thirty-Five Hundred, and no/100-00LARSaccording to the terms of ONE certain written obligation for the payment of taid sum of money, escatad on the 30th day of April 1, 19.65, and by its terms made payable to the party of the second part, with all interest according thereon anxeding

to the terms of sold obligation, also to secure all foture advances for any surpose made to part 0.05 of the first part by the party of the second part, which methods by note, book account or otherwise, up to the original amount of this mortgage, with all interest accruing on such fature advances according to the terms of the obligation thereof, and also to secure any sum or sums of move advanced by the suid party of the second part to pay for any immenses or to dis-

The series is the execution interest, and the to sected pay time or since of movey advanced by the taid party of the second part to pay for any immunate or to discharge any laxes with interest thereon as herein provided, in the event that taid partIOS of the first part shall fail to pay the same as provided in the election. PartIOS of the first part hereby axies to be compared to part and the second part to pay the same of the first part shall fail to pay the same as provided in the election of the first part shall fail to pay the same as provided in the election of the first part shall fail to pay the same of the election of the first part shall fail to pay the same of the first part shall the second part to be pay the same of the pay of the second part to pay the same of the pay of the second part to pay the same of the pay of the second part to pay the same of the pay of the second part to pay the same of the pay of the second part to pay the same of the pay of the second part to pay the same of the pay of the second part to pay the same of the pay of the second part to pay the same of the pay of the second part to pay the same of the pay of the second part to pay the same of the pay of the second part to pay the same of the pay of the second part to pay the same of the second part to pay the same of the second part to pay the same of the pay of the second part to pay the same of the second part to pay t

The failure of the second part to assert any of its right hereunder at any time shall not be construed as a waiver of its right to assert the same at a later iner, and to insist upon and enforce strict compliance with all the terms and provisions in said obligations and in this mortgage contained. If said cost ± 0.3 of the first part shall cause to be paid to party of the second part, the entire amount due it hereunder and under the terms and

It is not part the results of the risk state to be part to be come part, the entry and the results of the results and the part to be part to b

In default with managing containing, and the provisions of inture computies hereby servers, then this convegance static be used. If default he made in agreement of such obligations or any part thereof a ray obligations creater that the source terms, there it is contained thereby, or interest thereos, or if the balance so said real state are not paid when the same become due and payable, or if the imparates is not keept up, a provided thereby, or interest thereos, or and the whole some remaining ungaid, and all of the obligations for the security of which this informative is given shall henced take materia and become due and payable at the option of the same provided by law and to have a receiver appointed to callect the rests and become due and payable at the option of the same previous of the law and the law are receiver appointed to callect the rests and become due and payable at the option of the same previded by law and to have a receiver appointed to callect the rests and become due and due and become d

It is agreed by the parties herets that the terms and provisions of this indenture and each and every obligation therein contained, and all accents accounts therefrom, shall extend and inure to, and be obligatory upon the heirs, executer, administrators, personal representatives, assigns and successorial Physe respective

- dieg	Ch N. La Joseph H. D	ultmaler	(SEAL) (SEAL)	Richard	Maxine Dul	tmolor 4	(SEAL)
*********				4		-	
2400000000000							
STATE OF	KANSAS						

DOUGLAS COUNTY, 500 BE IT REMERSERED. That on this <u>30th</u> day of <u>April</u> A. D. 1965 before me, 's <u>Notery Public</u> in the storeshift County and State came Joseph H. Dultmeier and Ruby Maxime Dultmeier, husband and wire to me personally known to be the same person 8 who executed the Mergining institument and duty acknowledged the creation of the same.

the second second second second second second

My Commission Expires

April 21

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19 66

IN WITNESS WHEREOF, I have bereunta substantion written

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 March 1971.

(Corp. Seal)

Lawrence Savings Association formerly known as THE LAWRENCE BUILDING AND LOAN ASSOCIATION by M. D. Vaughn, Exec. Vice President Mortgagee.

L. H. Eby

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Clar

O.

we day and wear la-

Notiry Public

This referse was written on the original moltange this *Marters* of *Marters* of *Marters* 19, 74....... *Guar of Dects*

Deputy