1085 BOOK 160 MORTGAGE THIS INCENTURE, Made this 30th day of April 19 65 between Leonard Z. Taylor and Bessie M. Taylor, husband and wife AND LOAN AS in the model paid, the receipt of which is bereby acknowledged, haV G ______ sold and by this indenture on ______ 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 County of Douglas and State of Kennak in-Mit Lot Twenty-Three (23) in Block Elevan (11) in Lane Place, in the City of Lawrence, in Douglas County, Kansas. Topether with all beating, lighting, and plumbing equipment and fixtures, including stokers and burners, streens, awnings, storm windows and doors, and shade's or blinds, seed on or in connection with said property, whether the same are now located on taid property or hereafter placed thereon. TO MAVE AND TO HOLD THE SAME, with all and singular the tane nts hareditam ces thereunto belong THE LAWRENCE I by M.D. Vaught and that they that they will warrant and defend the same spaint all parties making lawful claim thereto. It is agreed between the parties hereto that the part 10.2 of the first part shall at all times during the life of this in ments that may be levied or assessed against said real estate when the first part shall at all times during the life of this indenture, pay all taxes and assess-upon said 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 ty of the second part, the less, if any, made payable to the party of the second part to the extent of its interest. And in the event that said part 100 the first part shall fall to pay such taxes when the same become due and payable or to keep said premises insured as herein provided, then the party of the interest at the rate of 10% from the date of payment until fully repaid. This grant is intended as a mortgape to secure the payment of the sum of Seven Thousand and no/100---rding to the terms of One certain written oblighten for the payment of said sum of money, executed on the 300 a to the terms of ONE certain written oblightlos for the payment of said sum of money, executed on the 300bb Apr11', 19.65, and by its terms made payable to the party of the second part, with all interest accruing there day of terms of said obligation, also to secure all future advances for any purpose made to part for the second part, with an interest accruing thereon according in evidenced by note, book account or otherwise, up to the original amount of this montpace, with all interest accruing number that back accounting must be abligation thereof, and also to secure any sum or sum of money advanced by the said party of the second part, any taxes any taxes with interest thereon as herein provided, in the event that said part1.0:3 of the first part shall fail to pay the same as provided in the indenture p_{i} any Little with nutries thereously are strip properties, or over there that has a particle for one relating at any and all times from the property meripaged to part $\Omega \in \mathbb{R}^{-1}$ of the first part hereby assign to party of the second part the rents and income arising at any and all times from the property meripaged to perform the property and collect all rents and income and apply the same on the payment of income particle for the default, to take the same the payment of income performing. Taxes, does not be applied to prove the the manable condition, on other charges or parmosed provide of the information of the second part in the management of income and apply the same on the payment of income performing. Taxes, does not be applied to the second part in the malagement of the manable condition, on other charges or parmosed for in this meripage of in the obligations hereby stores or the same provided for in this more that the taking of passion thereby attempts of the second part in the information of the second part in collection is fully paid. It is also payred to the taking of passion hereby attempts of the second part in collection of said colligations is fully paid. It is also payred to the taking of passion hereby attempts or parts or thereby attempts. The failure of the socond part to assert any of its right hereander at any time shall not be construed as a waiver of its right to assert the same at a late and to insist upon and enforce strict compliance with all the terms and provisions in said obligations and in this mortgage contained. If said part188 of the first part shall cause to be paid to party of the second part, the entire amount due it hereunder and une n of said note hereby secured, and under the terms and pros. s, made to them ns of any obligation hereafter incurred by part 105 of the first part for future vances, made to by party of the second part whether evidenced by note, book of its the original amount of this mortgage, and any extensions or renewals hereof and shall comply with-all of the provisions in said note did in this mortgage contained, and the provisions of future abligations hereby secured, then this conveyance shall be void. and in this mortgage contained, and the previsions on indice obligations hereby secures, use this conveyance that be volo. If default be made in payment of such obligations or any part beneved or any obligations created thereby, or interest thereon, or if the taxes on said real state are not paid when the same became due and spapable, or if the invariance in not pait up, and provided herein, or if the buildings on said real estat, are not kept in as good repair as they are now, or if wasts is acommitted on said premises, then this conveyance shall became due and became due and a spapable or if the said part of the second part, the successors and became due and appeable at the option of the said premises, then this convergence shall became due and became due to whole, successor and an alphone to take possible at the option of the said all the improvements thereous in the manner provided by laws and to have a rescenter and and interest and became due to the said premises and to have presented and the said premises hereby granted, or any part thereof, in the manner prescribed by laws, and bott of a collect the rents and became due to that not take the said and the imposited in collect the rents and became due to the name the manner prescribed by laws, and bott of all mover availant such such such to train the amount then impaid of principal and interest together with the costs and charges incident thereto, and the every law of any bary there be, shall be paid by the party making such and, to the party of the first part. Part 105 of the first part shall pay party of the second part any deficiency resulting from such sale It is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits accruing efrom, shall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives, assigns and successors of the respective IN WITNESS WHEREOF, the parties of the first pa at he $\bar{v}\theta$ becomes set their handband seaf-the day and year last a RELEASE and suth orities Leonard 2. Taylor Bessie M. Jaylor Bessie M. Teylor (SEAL) (SEALL (SEAL) (SEAL) KANSAS STATE OF DOUGLAS COUNTY, SS. and it and a state of this 30th day of April A. D., 1905 before one, a Notary Public in the advectaid County and State, came Leonard Z. Taylor and Bessie M. Taylor, husband C.E.S.O. ie Been HOTAR and wife UFLIC or, I have here L.E. Eby April 21 19 66 Notary Public Beem mece,

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