1.348 BOOK 140 MORTGAGE May 1965 between HIS INDENTURE, Made unit 25th day of May 19 Archie J. Sparkes and Roberts V. Sparkes, husband and wife THIS INDENTURE, Made this of Eudors in the County of Douglas and State of Kansas partles of the first part, and The LAWRENCE BUILDING AND LOAN ASSOCIATION of Lawrence, Kansas, party of the Second Part. WITHERSETH, the the said part 23 of the first part, is consideration of the hum of Seven Thousand and no/100-----to ± 10000 duty paid, the receipt of which is hereby acknowledged, bu VO sold and by this indexture do GRANT, BARGAIN, SELL and MORTGAGE to the said party of the second part, its successors and assignst, bie following described real estate situated in the County of Douglas and State of Kansas, to-wit The South Half of Lot Pour (4) and all of Lot Pive (5), in Block One Hundred Sixty Pour (164), in the City of Eudors, in Douglas County, Kenses. Topether with all heating, tophting, and plumbing equipment and factures, including staters and burners, screens, annings, sterm windows and deers, and shade or blinds, used on or in connection with said property, whether the same are new located in said property or hereafter placed Deereen. TO HAVE AND TO HOLD THE SAME. With all and isopaire the tenements hereaftances and appartenances thereances belowing and approximate appear TO HAVE AND TO HOLD THE SAME, With all and singular the And the said part 185 of the first part do bereby covenant and agree that at the delivery bereal 5063 800 the lawful owner of the svemises above granted, and setted of a need and indefeasible estate of inheritance therein, free and clear of all inco will warrant and defend the same a ainst all parties making towful claim th It is agreed between the parties hereto that the part 205 of the first part shall at all times during the life of this inc re, pay all taxes and assessminis that may be levied or assessed against said real estate when the same become due and payable, and that bhgy wlll keep the buildings upon said real estate insured for loss from fire and extended coverage in such sum and by such insurface company as shall be specified and directed by the party of the second-part, the 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 ± 0.0 of the free part shall fail to pay such taxes when the same become due and parable or to keep said premise insured as berein provided, then the party of the second part may pay said taxes and insurance, or either, and the amount so paid shall become a part of the independence, secured by this independence, and shall been interest as the rate of 100% from the date of payment until fully repaid. interest at the rate of 10% from the date of payment with fully repaid. This grant is intended as a mortgage to secure the payment of the sum of Seven Thousend and per/100----- DOLLARS rding to the terms of ODP certain written obligation for the payment of said sum of money, executed on the 25 th day of MDY , 1955, and by its terms made payable to the party of the second part, with all interest accruing thereon according mm of taid obligation, also to secure all foture advances for any polypose made to partLOS of the first part by the party of the second part. cidenced by note, look account or otherwise, so to be original tensount of Uis montpage, with all interest accounting on such future advances accounting to the obligation of the second part to part for any insurance or to disge any taxes with interest thereon as herein provided, in the event that said part 🛱 of the first part shall fail to pay the same as provided in the indenture The part d = 3 with the second part of the second part of the second part the rests and income arising at any and all lines from the property mortgaged to eccure said written obligation, also all foture advances hereonder, and hereby authority parts of the second part of its open, at its option upon default, its take the property and concess and apply the same on the parent of foturance prenome. Subsection of the second part is advanted to the second part of the second part is applied to be parted to the second part of the second part is applied to the second part is applied to the second part is applied to the second part is a second. The second part is the second part is a second to the second part of the second part is applied to the second part of the second part is applied to the second part of the second part is concession to the second part of the second part is applied to the second part of the second part is concession to the second part of the second part is concession to the second part is concession. The second part is concession to the second part is concession to the second part is concession. The second part is concession to the second part is concession to the second part is concession. The second part is the second part is concession to the second part is concession to the second part is concession. The second part is the second part is conces The failure of the second part to assert any of its right hereunder at any time shall not he construed 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 providions in said obligations and in this mortgage contained. If said part 105 of the first part shall cause to be paid to party of the second part, the entire amount due it herebunder and under the to ions of said note hereby secured, and order the terms and provisions of any obligation hereafter incurred by part 10 S of the first part for future vances, made to the original amount of bits mortgage, and any extensions or remewals hateful and that comply with all of the provisions of future obligations are remewals hateful and static comply with all of the provisions is said sole of in this mortgage contained, and the provisions of future obligations hereby scored, then this convergence shall be void. If defailt be male in payment of such obligations or any part thereof or any obligations created thereby, or interest thereo, or if the taxes or said real state are not paid when the same become due and payable, or if the insurance is not kept on, as provided whening, or if the bindings on said real estate are of kept in as good repair as they are now, or if wasts is committed on said permitted any state present of the bindings on said real estate are on unaid, and all of the abligations for the security of which this indestrue is given shall immediately mature adabate and the whole, turn remain-equing unaid, and all of the abligations for the security of which this indestrue is given shall immediately mature adabate and the whole, turn remain-esticar hered, whole, and it shall be backed for the said party of the receiver, appointed to collect hereds, and adapted on of the said permitted and it he improvements therean in the manner provided by has and its have a receiver, appointed to collect hereds, and absorts adopted and the manner provided by has and its have a receiver, appointed to collect hereds, and become the said hered the case is and the have a receiver, appointed to collect hereds, and become the said hered the advective of the same therean and the have a receiver, appointed to collect hereds, and become the advective of the same therean and the have a receiver, appointed to collect here the same therean and the taxes of the same therean advective of the same therean and the have a receiver, and the have a receiver, appointed to collect here the same become the main of the said the taxes of the taxes of the have a receiver appointed to collect here and become the main the manner provided by have and the have a receiver, and the have a same the taxes of the same the taxes and the taxes of the t sie on demand, to the party of the first part. Part 98 of the first part shall say party of the second part any deficiency resulting from such sale It is agreed by the parties herein that the terms and previolant of this indenture and each and every obligation therein contained, and all herefits accruing efrom, shall extend and inure to, and be obligatory upon the heirs; executors, administratars, personal representatives, assigns and successes of the respective es hereto. IN WITNESS WHEREOF, the part 105 of the first part have hereunts set their handfund seafabe day and year tast at Chiche Ipartes seal Roberts V. Spartes ISEAL) Archie J. Sparkes . (SEAL) (SEAL) STATE OF COUNTY, SS. M IT REMEMBERED, That on this 25th day of May A before me, a Notary Public is the atoresaid County came Archie J. Sparkes and Roberts V. Sparkes, A D. 19 65 County and State WHOTARL husband and wife UBLIC to me personally known to be the same person $S_{\rm c}$, who executed the foregoing instrument and duty acknowledged the execution of the same. se, and affixed my official seal on the day and year tast IN WITHELS WHEREOF, I have bereasts subscribed a Eby Noug Patrice an Espires April 21 Zł. 19 66 Jamie Been Register of Deeds

Est:

Recorded May 25, 1965 at 4:48 P. M.

The Statestations