#2411

sections 1

## MORTGAGE BOOK 140 1491

29th 19 65 between May THIS INDEMTURE, Made the 29th day of May Roy E. Russell and Gretell Russell, husband and wife, and Grace C. Russell, a single woman

of LAWFENCE in the County of DOUGIAS and State of Kanas pariles of the first part, and THE LAWFENCE BUILDING AND LOAN ASSOCIATION of Lawrence, Kanas, party of the Second Part. WITNESSETM, that the said parties of the first part, in consideration of the lass of the Science Part. Bighteen Thousand and no/100------

The Mortgapors understand and agree that this is a purchase money mortgage. Topriber with all heating, lighting, and plumbing equipment and fixtures, including stakers and burners, strens, sumings, storm windows and doors, and windows or blinds, used on or in connection with said property, whether the same are now located on said property or hermafter placed therean.

TO HAVE AND TO HOLD THE SAME, With all and singular the tree na er lu at Ar bee

And the said part 103 of the first part do \_\_\_\_\_bereby coverant and agree that at the delivery hereof they HTG the tawful ownerG of the premises above granted, and socied of a good and indefensible estate of inheritance therein, free and clear of all incombrances.

## it that. they will warrant and defend the same against all parties making lawful claim therets. It is agreed between the parties herets that the partie $\Omega$ of the first part shall at all times during the life of this inde

ore, pay all taxes a month that may be levied ar assessed against said real estate when the same become due and payable, and that the they will keep the buildings upon said real rease insured for loss from five and extended coverage in such sum and by such insurance 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 maid part  $\Delta \Xi$ of the first part shall fail to pay such taxes when the same become due and payable or to keep said premises insured as herein previded, then the part of the second part may pay said taxes and an either, and the amount so paid shall become a part of the indebtedness, secured by this indentare, and shall been interest is the rate of 10% from the date of payment until fully repaid.

This grant is intended as a mortgage to secure the payment of the sum of Bighteen. Thousand and no/100---pollars certain written obligation for the payment of said sum of money, executed on the 29th day of sing to the terms of ONG

the terms of said obligation, also to secure all future advances for any purpose made to part be the mode to part. Bolt of the part by the party of the second part, there evidences by hold, book necessities of the second part of this mericape, with all interest accrumations and the management of the mericape, with all interest accrumations and the management of the mericape, with all interest accrumations and the management of the mericape, with all interest accrumations and the management of the mericape, with all interest accrumations and the management of the mericape, with all interest accrumations and the management of the mericape, with all interest accrumations and the management of the second part by the same as provided in the indenture.

Part\_LOGS of the first, part hereby assign to party of the second part the rents and income seriing at any and all times from the prevents were more than the prevent of the second part of the second part

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

If said part \$0.0 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 in hereafter incurred by part 105 of the first part for future ns of said note hereby secured, and under the terms and prov

they made to by party of the second part whether widenced by mate, book to or otherwise, up to the original amount of this mortgage, and any extensions or research thereof and shall comply with all of the provisions it name obligations hereby secured, there this govergame, shall be void.

If default is may ment of such obligations or any part thereof as any obligations treated thereby, or interest thereon, or if the taxes as cald real estate are not paid when the same become due and payable, or if the insurance is not kept up, as provided whereby, or interest thereon, or if the hares as cald real not be the same become due and payable, or if the insurance is not kept up, as provided whereby, or interest thereon, or if the hares as cald real to the same become due and payable or if the insurance is not kept up, as provided whereby are absolute and the whole same remain-tion of the same become due and payable as the topic of the same set of the same and the same and become due and payable at the optics of the matter benefit whether metcle, and it shall be based for the said pay of the second part, its successors and assigns to the restain the amount of the said permises and all the inspresents thereon in the manner provided by law and to have a review appointed to callect the rest and become for and permises. The this call moneys arising from such take to restain the amount, then upplied of principal and interest together with the costs and charges incident therets, and the everylars, if any there he, shall be paid by the party making such mand, to the party of the first part. Part 18.5. of the first part shall pay party of the secon

It is agreed by the parties herein that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits accruing from, shall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives, ansigns and successions of the resusctive

IN WITHESS WHEREOF, the part 103 of the first part have hereunto set their hand and Trace C. Receel Hoy E. Aussell (SEAD) Statell Grotoll Russell Istal STATE OF



of record. Dated this 18th day of March 1968 The Lawrence Savings Association formerly known as THE LAWRENCE BUILDING AND LOAN ASSOCIATION by Montgages.

A Low Martin Contraction