It is agreed between the parties hereto that the part 200 of the first part shall at all times during the life of this indesture, pay all pares and assess-ments that may be levied or assessed against said real estate when the same become due and payable, and that. The pay all pares and assess-ments that may be levied or assessed against said real estate when the same become due and payable, and that. The pay all pares and assess-ments that may be levied or assessed against said real estate when the same become due and apyable, and that. The pay all pares and assess-antly of the first part shall fail to pay lock tares when the same become due and payable or to the estate insured or bornet due that had part of of the first part shall fail to pay lock tares when the same become due and payable or to there this discreted is been the pay whet the pay and tares or either, and the amounts op paid hall become a part of the indebtadeax, secured by the indestate, and shall bear interest as the rate of 10% from the due of payment will fully repaid. DOLLARS day of to the terms of said obligation, also to secure all future advances for any purpose made to part 200 of the first part by the party of the second part, whether bridenced by hote, book account or otherwise, up to the anglesal amount of this mortgage, with all interest according to such future advances according to the terms of the obligation thereof, and also to secure any sum or sums of money advanced by the said party of the second part to pay for any imparance or to discharge any taxes with interest thereon as herein provided of the resent that said part it fol the first part shall fail to pay the same as provided in the loc Part ± 2.3 of the first part hereby actions to provide in the party of the second part is not the rest part part is and to key the same as provided in the industrue. score tids pertition obligation, also all thore advances hereadors, and hereby authorite party of the second part is because part is the second part is because part is the second part is because part is a second part is because part is a second part is the second part is the second part is because parts and the second part is because part is of the second part is because part is because part of the second part is because part is a second part is because part is a second part is because part is because part is an in the part is a second part is because part is because part is because part is the second part is because part is a second part is because part is because part is a second part is because of part is because part is because of a second part is because part is beca The failurePoil the second part to assert any rol its right beremder at any time shall not be continued as a walker of its right to assert the same at a later time, and to insist upon and enforce strict compliance with all the terms and providers in-said obligations and in this mortgage contained. If said-part. 00" of the first part shall cause to be paid to party of the second part, the entire amount due it hereb itors of said note hereby second, and under the terms and provisions of any obligation hereafter incurred, by part 1000 of the first part for future es, made to b_1 ports of the second park whether evidences by some by porty of the second park whether evidences by some book to obtain this marigage, and any extensions or remeasis hered as dualt comply with all of the provisions in taid nete this marigage contained, and the provisions of fature abilitations hereby second, then this compressed park that b_1 vol. and in this mortgage characted; and the provisions of fature compactors hereby second, then this companyone point be yold. If default be made in payment of such obligations or any part thereof or any obligations created (berefs, while interprivations) and the balance or if the taxes on said real stitut are not paid when the same telome due and payable, or if the insurance is not kept on a pain benefit the balance or if the balance on said real estate are not kept in any good repair as they are now, or if waste is committed any said premises, then this conveyme statis benefits declared barries of the balance of the balance of the paint of the said said of the obligations for the second real in informative is plane that immediately metarics and backene due and payable at the aprilos of the balar hereof, without notice, and it shall be lawful for the said terry of the second part, its successori and assigns, its the same there of an of the paint immediate metarics in the manner provided by laws and to have a net and to have and and the hereof is control to the said premises. Ball the premises hereby spatied, or any pait thereof, in the manner prescribed by have, and out therm hereof without so that is and there is the second part. Here we have and be have a resident and benefits accurately arising from such have and the have and the have and so there is and hereoft and be paid by the part thereof, in the manner prescribed by have and the overplay. If any there here also be paid by the part making such the number of interest and interest topether with the cests and charges includent thereins, and the events, if any there he, shall be paid by the party making such sale, on demand, to the party of the first part. Part $\pm m$, 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 colligation therein contained, and all henefits accruing therefrom, shall extend and inure to, and be obligatory upon the heix, executor, administrators, perspiral representatives, assigns and succession of the respective market herein the second succession of the respective second IN WITNESS WHEREOF, the part 102, of the first part ha 100 hereunio set 120017 hand and seaf the day and year but above written being son stally - isean Telming the Starty ISFALL · (SEAL) ISEALL, STATE OF COUNTY, SS. IT BEARDREASE, That on this light day of October A. D. I before me, a lotsey Public in the aforesid Church and rame. Deen Stultz and Yolms L. Stultz, in makind and DE IT REMEMBERED, That on this .. A. D. 19 to me personally known to be the same person \mathbb{Z} , who executed the foregoing instrument and duty acknowledged the execution of the same. • IN WITHESS WHILE IF I have hereoits subscribed my m above writes. Ny Commission Expiret² / ADP11 21 ig.60 afficial seal on the day and year tast story Public Janue 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 7th day of Oct. 1966 The Lawrence Savings Association formerly known as THE LAWRENCE BUILDING AND LOAN ASSOCIATION Mortgagee.

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