158

D. W.

小学

| | BOOK 112 | 3158 | MORTGAGE | | | |
|----------------------------|--|--|---|--|---|----------|
| | THIS INDENTURE, Made this Frank F | 15th . Gilmore and | any of Bevorly A. Gilmor | Detober 1, husband und w | . 19 05 between | |
| uiunuum J | | part 100 of the first pa | rrence, Kansas, party of the Second Part rt, in consideration of the Ioan of the s | | of the first part, and | |
| unium | a them BARGAIN, SELL and MORTGAGE 1 Dougles | duly paid, the re o the said party of the seco and State of Kansas, | ceipt of which is hereby acknowledged, and part, its successors and assigns, the in-wit: | a^{VS} sold and by this indenta following described real estate situ | re do GRANT, ated in the County of | • |
| Inninu | City of La Douglas Co | wrence, forme unty, Kensss. | Addition Four (b) rly known as Forth | Lawrence, In | the Constant | |
| ter En | TO HAVE AND TO HOLD THE | SAME, With all and singula | d fixtures, including stakers and burners, hether the same are now located on said in the tenements, hereditaments and appu | rumances thereunto belonging, or in | anywise appertaining | |
| unu . | I the premises above granted, and | seized of a good and indefea | e covenant and agrite that at the deliver asible estate of inheritance therein, free | and clear of all incombrances | e lawful owner B | • |
| E. | It is agreed between the partle | s hereta that the partles | same against all parties making lawful of the first part shall at all times o heri the same become due and payable, coverage in such sum and by such insur | ming the life of this indenture, pay | all taxes and assess- | |
| 10000 P = 5 | arty of the second part, the lost, i I the first part shall fail to pay so econd part may pay said targs and ear interest at the rate of 10% i | I any, made payable to the ch taxes when the same bec insurance, or either, and th rom the date of payment u | party of the second part to the extent of come due and payable or to keep said po as amount so paid shall become a part ntil fully repaid. | f iti interest. And is the event the emises insured as berein provided, of the indebtedness, secured by thi | at faid part $1 \oplus S$ then the party of the s indenture, and shall | |
| | ccording to the terms of 00 October | ertain written in 19 | it of the sum of Three Three solutions of the sum of the payment of said sum erms made payable to the party of the | I money, executed on the | ino thereon according | |
| 들러 | harge any taxes with interest thereo | n as herein provided, in the | ces for any purpose made to part 1.0 original amount of this mortgage, with a r sums of money advanced by the said pa- event that said part 1.0 $\%$ of the first pa | t shall fail to pay the same as pro- | rided in the Indenture, 🗄 | |
| MMMMMM x t z z | Part 6 definition obligation, also a name of said property and collect a cellular to keep said property in t segment of rents shall continue is | hereby assign to party of the II future advances hereunder II rents and income and app enantable condition, or other force until the unpaid ball | r second part the rents and income arisi, , and hereby authorize party of the seco- tion of the same on the payment of insuranc charges or payments provided for in to ance of said obligations is fully paid. It i collection of said same by forecloaure | Ig at any and all times from the p ad part or its agent, at its option promiums, taxes, assessments, re- is morigage or in the obligations is also agreed that the taking of | property mortgaged to upon default, to take pairs or improvements bereby secured, This possession hereunder | |
| u u u u u u | The failure of the second part i me, and to insist upon and enforce | o assert any of its right her strict compliance with all | a collection of said sums by foreclosure is cumber at any time shall not be construe the terms and provisions in said ablight and to party of the second part, the en- | d as a walver of its right to asser ons and in this mortgage contained | t the same at a later | |
| | trances made to | - Cherre | nd provisions of any obligation hereafter by particular by particular by particular benefits benefits and any extensions or rensevals benefits convey | £ | | |
| IIIII F | If default be made in payment state are not paid when the same | of such obligations or any p become due and payable, or | art thereof organy obligations preated the insurance is not kept up, as pro | ereby, or interest thereon, or if t rided herein, or if the buildings or | he taxes on said real | |
| | nd all the improvements thereon in oil the premises hereby granted, or spald of principal and interest together, an demand, to the party of the | the manner provided by law any part thereof, in the man ther with the costs and cha first part. Part 10.0. of | nities on said premises, then this conver- bils indenture is given shall immediately a party of the second apart, its successor and to have a receiver appointed to c ner prescribed by law, and out of all m args incident thereto, and the overplus. The first, part shall pay party of the sec | ellect the results and benefits accruit oneys arising from such sale to re- if any there be, shall be paid by t ond part any deficiency resulting fr | ng therefrom; and to tain the amount then he party making such om such sale. | |
| | ar bea dereta, | | sions of this indenture and each and even heirs, executors, administrators, persona rt ha VG hereinto set $DIODP$ | representatives, assigns and succes | stors of the respective | |
| | Honke. Jim | Tilmese | (SEAL) Becievery | a. Silmore | (SEAL) | |
| Nam | unuuuunuu aana | | และการการกับใหละการการการการการการการการการการการการการก | | nummunum E | |
| ST/ | TE OF NATISAS | COUNTY, SS. | | | | |
| manima | 107 An | BE IT SEMENSERED, | That on this 15th day Notary Fublic It B. Gilmorn and Bi and and wife | at occeptor in the afortsaid verily A. Gilmor | A. D., 19 | 14. 1 |
| | | " to me perionally acknowledged the | known to be the same person. ⁸ execution of the same. 7. I have bereunto subscribed my name. | who executed the foregoing in | | |
| | Commission Expires | Ipril 21 | 19.66 | L. E. Aby Li. E. Aby | Notary Public | |

The Lawrence Savings Association formerly known as THE LAWRENCE BUILDING AND LOAN ASSOCIATION by M. D. Vaugha, Executive Vice President