origini

Enler.

nue Bee

5242

1. 6. 6. 14

Reg. No. 553 Fee Paid \$10.00

2253 BOOK 111 MORTGAGE THIS INCENTURE, Made use 13th day of August " Olen C. Kelley and Hazel M. Kelley, husband and wife Eudora of Educitian in the County of Douglas and State of Kansas part108 of the first part, and THE LAWRENCE BUILDING AND LOAM ASSOCIATION of Lawrence, Kansas, party of the Second Part. WTNESSETM, that the said part 0.8 of the first part, in consideration of the loan of the sum of Four Thousand and no/100----to them duly paid, the receipt of which is hereby acknowledged, ha VO sold and by this indenture do. GRANT, BARGAIM, SELL and MORTGAGE to the said party of the second part, its successors and assignt, the following described real estate situated in the County of ---- DOLLARS Douglos " and State of Kanas, to with The South One-Half of Lot Rive (5), all of Lot Six (6), and the North One-Half of Lot Seven (7), in Block Seventy-three (73), in the City of Euders, in Douglas County, Kanas. Together with all heating, lighting, and plumbing equipment and firtures, including statese and burners, screess, awnings, storm windows and doors, and wind shades or blinds, used on or in connection with said property, whether the same are now located on said property or herafter placed thereon. TO HAVE AND TO HOLD THE SAME, With all and singular the tenements, hereditaments and apportenances thereunto belonging, or in anywise apportaining And the said part 1.0.3 of the first part do \_\_\_\_\_ hereby coven and agree that at the delivery hereof .  $\ensuremath{\mathbb{T}}^{110}\ensuremath{\mathbb{T}}^{110}$  the lawful owner of the premises above pranted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances they will warrant and defend the same against all parties making lawful claim thereto. It is agreed between the parties herein that the part  $\pm 0.51$  of the first part shall at all times during the life of this indenture, pay all taxes and assess-The provide several sector of the several sev party of the second part, the lost, if any, made payable in the party of the second part to the extent of its interest. And in the event that said part is of the first part shall fail to pay such sames when the same become due and aparted or (a key said permises insured as herein 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 inductedness, second by this indenture, and shall be an interest at the rate of 10% from the date of payment until fully repaid. interest at the rate of 10% from the date of payment until fony repaid. This grant is intended as a mortgage to secure the payment of the sum of Four Thousand, and no/100------DollarS AUTUST 1955, and by its terms made payable to the party of the second part, with all interest accruing thereon according to the terms of said obligation, also to secure all future advances for any purpose made to partLOS \_ of the first part by the party of the second part, whether evidenced by note, book account or otherwise, up to the original amount of this mortgape, with all interest accounting to such future advances accounting to the terms of the obligation thereof, and also to secure any sum or sumt of money advanced by the said party of the second part to part for any insurance or to dishave any taxes with interest thereon as herein provided, in the event that said particles of the first part shall fail to pay the same as provided in the indenture. Charge any dates and margets current at mean promotion and sector such an electronic and promotion and single at any and all times from the property mortgaged to Recurs such written obligation, also all foture advances berrunders, and hereby antichorize party of the second part or its agent, at its oution upon default, to take there as all property and collect all result and income and apply the same on the payment of insurance premisms, takes, as sessions; transmiss, and apply the same on the payment of insurance premisms, takes, as sessions; transmiss, there are a sessions; the advance and apply the same on the payment of insurance previde the ubliquetion to the displaying of the session part or its such as a sessions; there are a set and being and the advance of a sid a ballygations is fully paid. It is also agreed the ubliquetion bereader between the second part in collection of said sums by forecleaver or otherwise. The failure of the second part to assert any of its right hereunder at any time shall not be construed as a waiver of its right to assert the same at a late time, and to insist upon and enforce strict compliance with all the terms and provisions in said obligations and in this morigage contained. If said part  $10\pi$  of the first part shall cause to be paid to party of the second part, the entire amount due it becender and un wisions of said note hereby secured, and under the terms and provisions of any obligation hereafter incurred by part $\hat{L} \oplus \oplus_{-}$  of the first part for future by party of the second part whether evidenced by note, book cost of this mortgage, and any extensions or reneways hereof and shall comply with all of the provisions in said note and in this mortgage contained, and the provisions of future obligations hereby secured, then this convergance shall be void. If default be made in payment of such obligations or any part thereof or any obligations created thereby, or interest thereon, or if the taxes on said real ertate zer not paid when the same become due and apayle, or if the insurance is not kept un as provided herein, or if the buildings or said real mit kept in as good rearing at the same become due is committed on said premises, then this conseyance that hereone aboutte and the whole sum remain-bater interest, without notice, and it shall be lawful for the said party of the second part, its successors and attain become due and payble at the option of the all the premises hereby granted, or any part thereof, in the manner prescribed by law, and out of all memers articly from such saits of the said premises. They are also all the all premises are into a strain the answer the sain the result of the second part, its successors and attain the sake possible at the option of the sail the premises hereby granted, or any part thereof, in the manner prescribed by law, and out of all memers articly from such saits the creation the answer their the sain the answer the same thereof, and the overplay, if any there be, shall be paid by the party making such tale, on demand, to the party of the first part. Part205 of the first part shall pay party of the second part any deficiency resulting from such sale It is agreed by the parties hereta that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits accruing shall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal reprisentailevit, assigns and accessors of the respective sparing herein the state of th IN WITNESS WHEREOF, the partless of the first part have three to be the transformed seat the transformed seat the day and year last above written the transformed seat the trans aluce 71 celley (SEAL) Hazel M. Kelley Olen C. Kelley (SEAL) สมของของสามารถสามารถสามารถสามารถสามารถสามารถสามารถสามารถสามารถสามารถสามารถสามารถสามารถสามารถสามารถสามารถสามารถสา (SEAL) STATE OF KANSAS DOUGLAS \_\_\_\_ COUNTY, ] Me if AMMEMBERE, That on this 13th day of August A.b. before me, a Notary Public is the aforesaid County as came Oleri C. Kelley and Hazel M. Kelley, husbard · A. D., 19 hisrelease HOTARL in the aforesaid County and State, UBLIC \_\_\_\_and wife to me personally known to be the same person  $\beta$  , who executed the foregoing instrument and duly acknowledged the execution of the same, Covera ? IN WITNESS WHEREAF, I have become subscribed my name, and affixed my official seal on the day and year last "above writes." April 21 19 66? mission Expires L. E. Eby Hotary 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 29th day of Sept. 1967 The Lawrence Savings Assoc formerly known as THE LAWRENCE BUILDING AND LOAN ASSOCIATION CIATION Mortgagee. by M.D. Vaughn, Exec. Vice President

tild.