TO HAVE AND TO BOLD THE SAME WHEN THE id part 100 of the first part do _____ hereby co nt and agree that at the delivery bereat they are the b we granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all in

that they will warrant and defend the same against all parties making lawful claim the

ed between the parties berets that the part 10.0 of the first part shall at all times during the life of this h It is approx between the parties herein that the part LLDL of the first part half at all times dering to the off of this indentary, pay all times and assessment that may be been deep and payable, and that $\frac{1000}{100} \times \frac{1000}{100} \times \frac{1000}{100}$ herein the times of the second payable, and that $\frac{1000}{100} \times \frac{1000}{100} \times \frac{1000}{100}$ herein the second payable instruction of the second payable is shall be uperfield and directed by the buildings of the second payable. y 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 mind part, 200 he first part shall fall to pay such taxes when the same become due and payable or to keep taid premises insured as herein provided, then the party of all part, may pay said taxes and insurance, or other, and the amount to paid shall become a part of the indebtedness, secured by this indestance, and a interest at the rate of 10% insur the date of payment shall her paid that ty of the

This grant is intended as a mo rigage to secure the payment of the sam of Elght Thousand and mo/100---DOLLARS day of

and part, cording to or to dissampe 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 intenture.

The set of the first parts burners borrow as server provide, in the react back has particles or the first parts and in an part because as provides in the interspect. Part 10.21 of the first parts borreby says the party of the second part the result and income utiling at any and all times from the property metrigaged in parts of add property and collect and first and income and apply the same of the promet of the second part to react agent, at its region upon default, to take may of add property and collect all firsts and income and apply the same of the promet of the second part to react agent, at its region upon default, to take centry is here take property in teamstable condition, are other thores or payments provided for its the metapone of the defaults beards. This parts and the other takes are applied to another thores or payments provided for its the parts and the defaults beards beards and the same of and add property on the second part the takes in the defaults beards. This all in no manner prevent or retard party of the second part in collection of salt sums by foreclopert or otherwise.

The failure of the second part to assert any of its right invender at any time shall not be construied as a waiver of Ha right in assert the us and to insist upon and enforce strict compliance with all the terms and provisions in said obligations and in this mortcase contained. If said part 102 of the first part shall cause to be paid to party of the s

ions of said note hereby secured, and under the terms and pro d by part 1.61 ff of the first part for future as of any oblig advances, made to. thereise, up to the original amount of this mortgage, and any extensions or renewals 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 conveyance shall be vold. them

and in this morigage contained, and the provisions of fiture obligations nereby scanse, then take beergane may enter the takes on table takes on takes on table takes on takes on table takes on table takes on demand, to the party of the first part. Part 105 of the first part shall pay party of the

d by the parties hereto that the terms and provisions of this ind tare a

John F. Zebb	GEAU BEAU Fredericts of Bett GEAU GEAU
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STATE OF KANSAS	
DOUGLAS	COUNTY, SS.
A En Es	M IT REMEMBERS, That or this 3rd day of September A D. 19 65
in the second second	before me, a Notary Public is the adversaid County and State, came John F. Zebb and Fredericken G. Zebb, husband
PL-	and wife
A LING A	to me personally known to be the same person R who executed the foregoing instrument and duly acknowledged the execution of the same.
and the second s	IN WITHERS WHEEREF, I have herounto subscribed my name, and stilled my official yeal on the day and year tast
and the second s	

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 1st day of August 1966 Lawrence Savings Association formerly known as THE LAWRENCE BUILDING AND LOAN ASSOCIATION on the original mortgage.

Janece Decon

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in million personal