Reg. No. 650 Fee Paid \$13.00 2608 BOOK 141 MORTGAGE 10th THES INDERTURE, Made us: 10th day of September W. C. Elliott and Byrdie Elliott, husband and wife _____ 1965 between er_ LEWWTERICE ______ in the County of ______ DOUGLEB_______ and State of Kamas part 0.0 of the first part and THE LAWRENCE BUILDING AND LOAN ASSOCIATION of Lawrence, Kamas, party of the Second Part. WITNESSETH, that the said part103 of the first part, in consideration of the lass of the sum of PIfty-Two Hundred and no/100------ DOLTARS EARAM, SELL and MONTEAGE is the same performer and assess, to with Douglas and State of Kanas, to with The South Haif of Lot Twanty (20) in Addition Fire (5) in that part of the City of Lawrence formerly known as North Lawrence, in Douglas County, Kanasa. Together with all heating, highling, and phoning equipment and finiters, including tables and burner, torest, awning, storm windows, and doors, and window hades or blinds, used on or in connection with tail property, which the takes are now located on all property with all property, which the the same are now located on all property market thereas. TO HAVE AND TO HOLD THE SAME, With all and singular the tensiments, hereditament 10th day of certain written obligation for the payment of said sum of money, executed on the ider and under the terms and them

And the said part 105 of the first part do ______ hereby coversint and agree that at the delivery baread ______ hereby area the lawful ow of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incombrances and that they will warrant and defend the same against all parties making lawful claim thereto. It is appred between the parties hereto that the part103, of the first part shall at all times during the life of this indentare, pay all taxes and assessments that may be leveled or assessed against sold real estate when the same become due and paysale, and that bhoy will be specified and divected by the part and state of the same become due and paysale, and that bhoy will be specified and divected by the party of the second part, the basy, if any, made payable to the party of the second part to the extent of its intervet. And in the event that said part1.05of the first part shall fall to pay such taxes when the tame become due and payable or to have said premises impred as berein provided, then the part of the second part may paid taxes and insurance, or either, and the amount so paid shall become a part of the indebtednest, secared by this inderstare, and shall bear intervent at the rate of 10% from the date of payment until fully regaid. This grant is intended as a mortgage to secure the payment of the sam of F116y-Two Hundred and rio/100--- DOLLARS one so the terms of the terms of the terms of the terms according to the second part, with all interest accruing thereon according to 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 part ± 0.8 of the first part by the party of the second part, whether evidenced by note, book account or otherwise, up to the angleal amount of this morigane, with all interest according on 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 instances or to discharge any taxes with interest, thereon as herein provided, in the event that said part AC of the first part shall fail to pay the same as p April 16 S. of the first part hereby assign to party of the second part the creat and income arising at any and all times from the property mortaged to here a stal written obligation, also all future advances heremader, and hereby authorite party of the second part, the start is option upon default, in that charge of stall property and colleget all rests and lincome and apply the same on the property all mortages or in the adplant and the integration of stall property in translative condition, or other charges per payments provided for in this margine and in the ability the same on the property and colleget, linctures of the same of the property and colleget and the same per payments provided for in this margine of the ability assesses. The same stall condition are other charges per payments provided for in this margine to the ability the same on the same stall condition. The same start we have a same start and the same start a 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 later and to insist upon and enforce strict compliance with all the terms and provisions in said obligations and in this mortgage contained. H sold part 100 of the first part shall cause to be paid to party of the second part, the entire amount due it berew tions of said note hereby secured, and under the terms and provisions of any obligation hereafter incurred by part 100 of the first part for future and in this Horizage contained, no the provision of Horize analysis errory secure, test has correct and the correct between or the secure and all of the basis and the secure and the secu ale, on demand, to the party of the first part. Parth 0.0 ... of the first start shall pay party of the second part any deficiency resulting from such sale It is agreed by the parties herein that the terms and providens of this inderture out such and every obligation therein contained, and all thereins accurate efform, thall extend and inure to, and be obligatory upon the being, executors, administrators, personal representatives, assigns and "successors of the respective the herein the herein the successors of the respective IN WITNESS WHEREOF, the partICE of the first part have bereding set their hand and sear the day and year last above written. (SEAL) (SEALI STATE OF _____ KANSAS SS. COUNTY, BE IT REMEMBERED, That on this 10th day of September A. D., 1965 before me, a Notary Public is the afteretaid Chains and State E. E.B.F before me, a Notery Public in the afaresaid Count came W. C. Elliott and Byrdie Elliott, husband HOTARL BLIC and wife to me personally known to be the same person ${\bf S}$, who executed the foregoing instrument and subachowind yield the execution of the tame, IN WITHERS WHEREOF, I have hereusta subscribed my name, and affini al seal on the 60 Apr11 21 1966 L.E. Eby on Explicit Public. 1 Beem Register of Deeds Recorded September 13, 1965 at 2:55 P.M. By Chee Nousty ter Deputy

RELEASE 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 March 1967 The Lawrence Savings Association formerly known as THE LAWRENCE BUILDING AND LOAN ASSOCIATION Mortgagee.

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