| BOOK 145 /()() 1  | MORTGAGE  |  |  |
|---|---|--|--|
| THIS INDENTURE, Made this 22nd Victor E, Harrod and   | day of  | November   | , 19 66  |
| the second  | Harrod,   | nusbatic and wire/   |  |
| of Lawrence in the County of THEXAWRENCE BUILDING ASSOCIATION of L  | Douglas   | and State of Kansas parties  | of the first   |
| Lawrence Savings Association WITNESSETM, that the Said part Testing of the first Sixteen Thousand Four Hundred  | part in consideration of the la-  | m of the sum of  |  |
| to them duly paid, the BARGAIN, SELL and MORTGAGE to the sald party of the se   |   | The state of the s | denture do   |
| Douglas and State of Kansa  |   | ssigns, the following described real estate  | situated in the (  |
|   |   | 1  |  |
| Lot Sixteen (16), in Bloc<br>to the City of Lawrence,   | k Two (2), in Ind   | ian Hills, an Addition   |  |
|   |   |  |  |
|   |   |  |  |
|   |   |  |  |
|   |   |  |  |
|   |   |  |  |
|   |   |  |  |
| The Mortgagors understand and ag  | ree that this is a  | a purchase money mortga  | ge.  |
| Together with all heating, lighting, and plumbing equipment shades or blinds, used on or in connection with said property,  | and fixtures, including stokers at  | nd burners, screens, awnings, storm windo  | ws and doors, and  |
| TO HAVE AND TO HOLD THE SAME, With all and singi forever.   | ular the tenements, hereditament  | s and appurtenances thereunto belonging,   | or in anywise appe   |
|   |   | the delivery hereof they are   | the lawful owne  |
| of the premises above granted, and seized of a good and inde  | feasible estate of inheritance the  | erein, free and clear of all incumbrances  |  |
| and that they will warrant and defend the   | he same against all parties mak   |  |  |
| It is agreed between the parties hereto that the part $^{1}$ $^{0}$ ments that may be levied or assessed against said real estate   | When the rame become due and  | all times during the life of this indenture payable, and that they will  |  |
| party of the second part, the loss if any made payable to the   | d coverage in such sum and by   | such insurance company as shall be spec  | cified and directed  |
| of the first part shall fail to pay such taxes when the same t<br>second part may pay said taxes and insurance, or either, and<br>bear interest at the rate of 10% from the date of payment   | become due and payable of to ke   |  |  |
| This grant is intended as a mortgage to secure the paym   | ment of the sum of Sixteen  | Thousand Four Hundred  | and no/19  |
|   |   | said sum of money, executed on the<br>rty of the second part, with all interest  | 22nd   |
| to the terms of said obligation, also to secure all future ad-  | man be the same and the same and  | Company of the compan |  |
| whether evidenced by note, book account or otherwise, up to the<br>the terms of the obligation thereof, and also to secure any sum<br>charge any taxes with interest thereon as herein provided, in the   | or sums of money advanced by  | the said party of the second part to pay the   | or any insurance of  |
| Part 1es of the first part hereby assign to party of secure said written obligation, also all future advances hereup  | the second part the rents and in  | scome arising at any and all times from  | the property morto   |
| necessary to keep said property in tenantable condition or of   | her charges or navments provide   | of insurance premiums, taxes, assessments  | s, repairs or impro  |
| assignment of rents shall continue in force until the unpaid be shall in no manner prevent or retard party of the second part.  The failure of the second part to accord any of the picture of the second part.   | in collection of said sums by f   | oreclosure or otherwise.   |  |
| The failure of the second part to assert any of its right h time, and to insist upon and enforce strict compliance with al  | Il the terms and provisions in sa   | ild obligations and in this mortgage cont.   | ained.   |
| If said part ies of the first part shall cause to be provisions of said note hereby secured, and under the terms  | and provisions of any obligation  | or hereafter incurred by part 105 of   | the first part for   |
| advances, made to them account or otherwise, up to the original amount of this mortga   | age, and any extensions or renew  | by party of the second part whether  | r evidenced by no<br>the provisions in s                       |
| and in this mortgage contained, and the provisions of future o  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 s  |
| estate are not paid when the same become due and payable, not kept in as good repair as they are now, or if waste is coing unpaid, and all of the obligations for the security of which holder hereof, without notice, and it shall be lawful for the sand all the improvements thereon in the manner promided by | or if the insurance is not kept<br>mmitted on said premises, then<br>h this indenture is given shall in | up, as provided herein, or if the building<br>this conveyance shall become absolute ar<br>mmediately mature and become due and pa  | gs on said real es<br>nd the whole sum<br>syable at the option |
| sell the premises hereby granted or any part thereof in the m   | anner prescribed by law and ou  | et of all money pricing from such cale t   | curry theretrom;   |
| unpaid of principal and interest together with the costs and c<br>sale, on demand, to the party of the first part. Parties  | charges incident thereto, and the   | overplus, if any there be, shall be paid   | by the party mak   |
| It is agreed by the parties hereto that the terms and pro-<br>therefrom, shall extend and inure to, and be obligatory upon t  | ovisions of this Indenture and ea   | ch and every obligation therein contained  | and all benefits   |
| IN WITNESS WHEREOF the and AS of the Got  | and by VO beauty of t   |  |  |
| Tuctor & Clarod   | (SFAL)  | me A Harn  | Call last above with   |
| Victor E. Harrod  | (SEAL)  | Norma M. Harrod  |  |
|   |   |  |  |
|   |   |  |  |
|   |   |  |  |