ي. اور چارې	Reg. no. 11,620 Fee paid \$3.50
	BOOK 111 BOOK 111 No. 40) * F. J. Boyler, Publisher of Legal Blanks, Lawrence, Kanna
	Chis Indenture, Made this 22nd day of October 19.55
	between Strank T. Davis and Sally K. Davis, his wife
	of Ounglas County, in the State of Kansas of the first part, and Home Owners' Travestment Company, Inc
	of Douglas County, in the State of Kansas, of the second part:
1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	Witnesseth: That the said part les of the first part, in consideration of the sum of
	Thirteen Hundred Seventy-four and 50/100 (\$1,371;90)
	of the second part. 11.8 helds and asigns, all the following described Real Estate, situated in the County
	Lot Number One (I), in Block Number Four (4), in Meadow Acres, an Addition to the City
	of Lawrence
	nances therean to belonging, or in anywise appertaining lorever: PROVIDED ALWAYS, and these presents are upon this express condition, that whereas said
	Prank T. Davis and Sally K. Davis, his wife have this day executed and delivered one certain promissory note to said part. y for the second part, for the sum of
	Thirteen Hundred Seventy-four and 90/100 (\$1,37/4-90)
	Thirteen Hundred Seventy-four and 90/100 (\$1,374.90) DOLLARS bearing even date herewith, payable at 1ts office in Laurence, Kansas Kapáis, in equal installments of Ten (\$10.00)
	Kapsas, in equal installments of LBH_1810.007==================================
	installment on the lstday ofbecember19_55, and succossion advantage and the second succession advantage and every
	Whereas, this mortgage is made subject to one first mortgage upon the above described real estate, for the sum of $6.8, 6.5.0, .00$ with interest thereon at the rate of -12 per cent, payable annually, now it default shall be made in the payment of the
	amount secured by safe first mortgage or any part thereof or of any interest thereon at the time it shall become due and payable according. to the express terms of said mortgage, then the party of the second part or his assigns or the legal holder of this mortgage and the note
	secured hereby, may at his option, for the protection of this mortgage; make said payments of principal or interest, and the amount, so paid if a shall be added to the amount secured by this mortgage and shall be secured hereby and shall draw interest at the rate of temper cent. from the of said payment, and he may declare this mortgage and note due; and payable at any time therefter and shall be secured.
	Immediate possession of said premises and foreclosure of this mortgage. And if default be made in the payment of any one of the installments described in this mortgage and note when due, or any part
1	thereof, then all onpuld installments shall become immediately due and payable, at the option of the part <u>y</u> . the first second part or the legal holder of said note and shall draw interest at the rate of ten per cent per annum from the date of said note until fully paid. Appraisement waived at option of mortgagee articles and the same second payable at the option of mortgagee articles are of ten per cent per annum from the date of said note.
	eNow it said Frank T: Davis and Sally K. Davis, his wife assigns, said sum of mongy in the above.
	described noto mentioned, together with the interest thereon, according to the terms and tenor of the same, then these presents shall be wholly discharged and yold; and otherwise shall remain in full force and effects. But it said sum or sums of money, or any part thereof,
	or any interest thereon, is not paid when the same is due; and if the taxes and assessments of every insture which are or may be assessed and leyied against said premises or any part thereof are not paid when the same are by law made due and payable, for if the insurance is not, kept up, they the whole of said sum and sums and interest thereon, shall and by these presents become due and payable, and said
	part Y_of the second part whall be entitled to the possession of said premises and foreclosure of this mortgage. And the said part les of the first part, for themselves and for their heirs, do hereby covenant to and with
	the said part _Leg_ of the second part, executors, administrators and assigns, that they are Jawfully sofzed in fee of said premises, and ha Ya good right to sell and convey the same, that said premises are free and clear, of all encumbrances, eXcept_sa
	mortgage to Rapitol Federal Savings and Ioan Association in the original sum of \$8,650.
	dated October 1, 1955 and recorded October 1, 1955 in Book 110 at pages 601-3 ip the office of the Register of Deeds, Douglas.Coupty, Kansas
	and that
$\sum_{i=1}^{n}$	"In Witness Whorcof, The said parties of the first part havehereunia.set. theirhands the day and year first above withen
	ATTEST:
	Sally K. Davis
	STATE OF KANSAS,
	Real Ball Ball Barnershared The ander 22nd days October
	before me
0	to me personally known to be the same person B who executed the within instrument of writing, and duly acknowledged the execution of the same. IN WITNESS WHIRROF, I have he Guato-subscribed my name and affixed my official seal on the day and year last a back writing.
	My Commission Expires January 29 1959
ના દાનેલ દાનેલ દા	Eugene L. Dodne Notary Public
-	orded Octobe 22, 1955 at 1:45 F.N. RELEASE. e note herein described having been paid in full, this mortgage is hereby released, and the lien

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