416	59644 Book 112 BOOK 112 MORTGAGE Mortgage This Indenture, Made this 21/21/21 Lyle. F. Howaing, and Dalsy D. Howaing, husband and wife.	
	This Indenture, Made thisdey ofdey of	
- Lunk	Lyle F. Hearing and Daisy D. Herning, husband and Vile,	
L du	Lyle F. Hearing and Daisy D. Herning, husband and Vile,	
A LAND		
Ser N	of Lawrence in the County of Douglas and State of Kansas	
374	of Lawrence in the County of Lawrence Building and Loun Association	
1 i i i	part J of the second part.	
1. N. N.	Witnesseth, that the said partles of the first part, in consideration of the sum of Twelve, thousand and no/100DOLLARS	
	the the sector of which is hereby acknowledged, have sold, and by g	
33	at the trade-time do GRANT BARGAIN, SELL and MORTGAGE to the said part, you of the second part, the king	
	following described real estate situated and being in the County of Douglas	
	Kansas, to-wilt:	
	Lot Eighteen (18), in Block Nine (9), in Prairie Acres Subdivision of * Park Hill Addition, an Addition to the City of Lawrence, in Douglas	
le -	County, Kanses with the appurtenances and all the estate, title and interest of the said partLOS of the first part therein.	
	the data and part 10 g of the first part do have bareby covenant and agree that at the delivery hereof UDC 3 . 0. The lawful owner.	
States .	of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incomponences,	
S. S. S.	and that DOY will warrant and defend the same against all parties making lawful claim thereto. It is agreed between the parties hereto that the part 10.5 of the first part shell at all times during the life of this indenture, pay all taxes	
a da a a a a a a a a a a a a a a a a a	and assessments that may be levied or assessed against sold real estate when the same becomes due and payable, and that while	
and a second	there the building upon said real state matching against the and the applied to the part. J	
The second	to paid shall become a part of the moundances, second of the	
t de tree	unil fully repaid. THIS GRANT is Intended as a mortgage to secure the payment of the sum of TWELVE thousand and no/100 DOLLARS.	
i child	according to the terms of ODC certain written obligation for the payment of said sum of money, executed on the	
te the	dep of 126.7 19.56, and by 125 terms made payable to the part Y_{m} of the second Y_{m} part, with all interest securing thereon according to the terms of said obligation and elso to secure any sum or sums of money advanced by the second part. Y_{m} of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event	
g f	the start and G.S. of the first part shall fail to pay the same as provided in this indenture.	
in the series	And this conveyance shall be void if such payments be made as herein specified, and the obligation contained therein fully discharged. And this conveyance shall be void if such payments be made as herein specified, and the obligation contained therein, or if the taxes on said real if default be made in such payments or any part thereof or any obligation created thereby, or interest thereon, or if the buildings on said estate are not pald when the same become due and payable, or if the insurance is not kept up, as provided herein, or if the buildings on said the state are not pald when the same become due and payable, or if the insurance is not kept up, as provided herein, or if the buildings on said the state are not pald when the same become due and payable, or if the tinte is executed or add complex then this convexance shall become ababolite	
()	esiste are not pald when the same become due and payeois, or it the industries is not supply by the same become backute if a spool repair as they are now, or if wate is committed on said premises, then this conveyance shall become backute if and the whole sum remaining unpaid, and all of the obligations provided for in said withen obligation, for the security of which this indentrue is not such that the same and payeois is and the whole sum remaining unpaid, and all of the obligations provided for in all of the rest, without notice, and it shall be lawful for it is discussed in the same backwer is an even of the same backwer and the same backwer is an even of the same backwer and the same back	
in other	the said part time of the second part	
in the	sell the premises hereby granted, or any part thereof, in the manner prescribed by tew, and but of an and the overplus, if any there be, it retain the amount then unpaid of principal and interest, together with the costs and charges incident thereto, and the overplus, if any there be, it	
	shall be paid by the part. Y 'making such zale, on demand, to the first part 10.5 It is segreed by the parties hereio that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits accruding therefrom, shall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives, in	
the of the	asigns and uccessor of the reportive parties hereto. In Wriness Whereaf, the part 10.9 of the first part haVC hereunto sett130.12	
the star	att above written.	
the ist	Lyle F. Herming (SEAL)	(
i the same	Daicy D Hernming (SEAL)	
1 th 3	Daisy p. Herming (SEAL)	
Port 2		
1		
	state or Kansas	*
A Y & B	Douglas county,	
	before me, a Notary Public in the aforesaid County and State	
	come Lyle F. Houming and Dalsy D. Houming, husband and wife,	
	to me personally known to be the same person B, who executed the foregoing instrument and duly exclusion of the same.	
Set .	BLIC/	
Hand y. ter	April 21 1058 2, C, Cby	·
Liter in 11 il com	L. E. Eby, Noiary Public	
iec	orded May 1.1 of the constant of the	ds
AND A SECOND		ومروز ومعتقلية وأوار المترار ومع معدود ورد متوسيت ومرارعي
1. 1. TTTTTTTTTTTTTTTTTTTTTTTTTTTTTTTTTT		