	MORTGAGE	5 64306	BOOK 117	
This Indenture, Made this etweenRaymond ELeonard_au			, 19.57	
Hour Las of first whe County, in the State of Kansas; CIATION of Topeka, Kansas, of the second WITNESSETH: That said first parties, i - Ten Thousand Five Hundred an made to them by second party, the receipt of	n consideration of the loan of the d no/100 =	sum of by these présents mortgage :	- DOLLARS	A A A A A A A A A A A A A A A A A A A
anid second party, its successors and assigns Douglas and State of Kan All of Lot Number 0	sas, to-wit: me (1). except the Sout	h Ten Feet thereof.		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
Number One [*] (1) ³ , in of Lawrence. Douzla (It is understood and agreed	that this is a purchas	dition to the City money mortgage)		1. 1. 1.
Together with all heating, lighting, and plu storm windows and doors, and window hade now located on said property or hereafter 1 TO HAVE AND TO HOLD THE SAME, unto belonging, or in anywise appertaining, PROVIDED ALWAYS, And this instrum	With all and singular the tenemo forever, and hereby warrant the	ents, hereditaments and app title to the same.	urtenances there-	
— - Ten Thousand Five Hundred with interest thereon, advanced by said Cap to said second, party under the terms and part harcof, to be repaid as follows: In monthly installments of \$75.21;	itol Federal Savings and Loan Ass conditions of the note secured h	sociation, and such charges a ereby, which note is by this	The second s	A. A. A.
due on or before the 20th day of I such month thereafter unit total amount Said note further provides (Upon trans- remaining due hereunder may at the option It is the intention and agreement of the p made to first marties or any of them, by see	of indebtedness to the Association sfer of title of the real estate, mo of the mortgagee, be declared due	has been paid in full. rtgaged to secure this note, i and payable at once.	the entire balance	and a
It is the intention and agreement of the p made to first parties, or any of them, by see which the first parties, or any of them, may otherwise. This morgage shall remain in m sentatives, successors and assigns, until all terest; and upon the maturing of the presen- the same times and for the same specified ca of the proceeds of sale through foreclosure First parties arres to lean and maintain	owe to the second party, however, full force and effect between the amounts due hereunder, including at indebtedness for any cause, the uses be considered matured and d or otherwise.	evidenced, whether bypaote parties hereto and their/heir future advancements, are pa total debt on any such addition raw ten per cent interest and areas which may be have to	, book account or s, personal repre- id in full, with in- onal loans shall at be collectible out	
First parties agree to keep and maintain in good condition at all times, and not suffer assessments and insurance premiums as ree First farries also agree to psy all costs, c including abstract expenses, because of the and in this mortgage contained, and the sa First parties hereby assign to second part	harges and expenses reasonably in failure of first parties to perform me are hereby secured by this mo	ncurred or paid at any time n or comply with the provis	by second party, *	
First parties hereby assign to second part rayed to secure this note, and hereby suthor property and collect all jents and income an pairs or improvements mecesary to keep as in this morigage or in the note hereby sec of said note is fully paid. It is also agreed second party is the collection of said sums The failure of second party to assert any other to assert the second party to assert any				a strate in the
right to assert the same at a later time, and in said note and in this mortgage contained. If said first parties shall cause to be paid provisions of said note hereby secured, inclu the terms and provisions thereof, and comp presents shall be void; otherwise to remain in session of all of said premises and may, at of this mortgage or take any other legal ac edgess hereunder shall draw interest at the	to maist upon and enforce strict	compliance with all the terr	ms and provisions	
of this moregage of race any other legal ac endess hereunder shall draw interest at the emption laws are hareby waiyed. This morizage shall artend to and be bind respective parties hereto. IN WITNERS WHEREOF, said first pa	ing upon the heirs, executors, ad	ministrators, successors and	d assigns of the	
	Ray Ray	ond E. Leonard Leonard Leonard	mard .	1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1
COUNTY OF Douglas	} .			
AL IT REMEMBERED, that on this	te ay of November	E. Leonard and Ferr		and the second second
The second second second second	executed the within instrument o	writing, and such person	S , duly acknowl-	• * * 7.
P B Read	•	Atti m 7. Notary Public de M. Fletcher	letiles	

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