Reg. No. 15,338 Paid \$6.25

	70701	BOOK 122	
	MORTGAGE	LOAN NO	
This Indenture, Made this	hth day of	August	A. D., 19.59

Lot Four (4), in East Glenn Addition, an Addition to the City

## of Lawrence.

## (This is a purchase money mortgage.)

TO MAVE and to hold the premises described, together with all and singular the tenements, hereditaments an purternances thereunto belonging, and the rents, issues, and profits thereof; and also all apparatus, machinery tures, totatels, furnaces, mechanical stokers, oil burners, eshindts, sinks, furnaces, heaties, and another the of the stokers, the stokers, and the rents, issues, and profits thereof; and also all apparatus, machinery tures, totatels, furnaces, mechanical stokers, oil burners, eshindts, sinks, furnaces, heaties, and all other the of the stokers, and inture at present combined or hereafter placed in the building now or hereafter standing of each state that and inture at present combined or hereafter placed in the building now or hereafter standing of each state that and inture at present combined or hereafter placed in the building now or hereafter standing of each attached to a statel in connection with the sale at each or to any purpose appertaining to the present or future of the said real estate, whether such apparatus, mechanicy, futures or chattels have or would become the said real estate by such attachment thereto, or not, all of which apparatus, machinery, chattels and futures econsidered as annexed to and forming a part of the free hold and covered by this mortages; and also all the or either title and interest of the Mortgagor of, in and to fine mortgaged premises unto the Mortgager forever. —MNG ALSO the Mortgagor covenants with the Mortgager that at the delivery here of his the lawful wware ambrances and that he will warrant and defend the title there forever against the claims and demands of all one Mortgager. part

l owner of the lear of all en-ids of all per-

PROVIDED ALWAYS and this instrument is executed and delivered to secure the payment of the sum of Trenty-Pive Hundred and No/100 (\$2500.00) - - - - DOLLARS, with interest thereon and such charges and advances as may become due to the mortgagere under the terms and conditions of the promissory note of even date here-with, secured hereby, executed by mortgagero to the mortgages, the terms of which are incorporated herein by this ref-erence, payable as expressed in said note, and to secure the performance of all of the terms and conditions contained in said note.

In said note. IT IS the intention and agreement of the parties hereto that this mergage shall also secure any foture advances made to said mortgagor, or any of them, by the mortgages, and any and all indebtedness in addition to the amount above stated which the said mortgagor, or any of them may over to the mortgage, however evidenced, which the yes, book account or otherwise. This mortgage shall remain in full force and effect between the parties hereto and their heirs, personal representatives, successors and assigns, until all amounts secured hereunder, including future advances, are paid in full with interest; and upon the maturing of the present indebtedness for any cause, the total debt on any such additional loans shall at the same time and for the same specified causes be considered matured and draw ten per cent interest and be collectible out of the proceeds of sale through forelosure or otherwise. Mortgagor arrese to keen and mininth the buildings now on add premises or which may be hereafter evected

such additional loans shall at the same time and for the same specified causes be considered matured and draw ten per cent interest and be collectible out of the proceeds of sale through foreleaurs or otherwise. Morigagor agrees to keep and minimatin the hulldings now on add premises or which may be hereafter erected thereon in good condition at all times, and not suffer waste or permit a nuisance thereon. Morigagor also agrees to pay all costs, charger and expenses reasonably incurred or paid at any time by more agrees, including abarract expenses, because of the failure of morigagor to perform or comply with the provisions -in add note and in this morigage contained, and the same are hereby ascured by this morigage. Morigagor hereby assigns to inorigage the rents and income arising at any and all times from the property, mori-gaged to secure this note, and hereby authorise morigagee or its agrent, at its option, upon default, to take charge of said property and collect all rents and income and apply the same on the payment of insurance premiums, taxes, as-sessments, repairs or improvements necessary to keep said property in tenantable condition, or other charges or pay-ments provided for in this morigage in the note hereby secured. This assignment of rents shall continue in force until the unpit balance of said note is paid to increase that the taking of possession hereunder shall in a manner prevent or retard morigages in the collection of asid sums by forecloarse or otherwise. If said note hereby secured, including future advances, and any extensions or neweals thereof, in accord-mined, there forecloaries of this morigage or take any state of the payment of said note hereby accord, including future advances, and any extensions in said state and in this morigage to the immediate possession of all of and premises and may, at its option, declare the vhole of said note due and pay-ble and have forecloaries of this morigage or take any other legal action to proteet its rights, and from the due of unch defa

be applicable to all genders. This mortgage shall be binding upon the heirs, executors, administrators, successors and assigns of the respective parties hereto.

In Witness Whereof, said mortgagor has hereunto set his hand the day and year first above written.

Richardson T. Commer Bichardson T. Conner Bernita B. Conner

500-7-58