A b, 1929. A b, 1920. A b, 1920. A b, 1920. A b, 1920. A b, 1920. A b, 1	<form><form> Market And Andre Same Andre Same</form></form>	<form><form><form><form><form></form></form></form></form></form>	<form></form>	This Indenture. Mad	MORTGA	GE LOAN NO.	
d. Jourging	<form> Marting </form>	<form> Mag 1 Add </form>	<form></form>		AND AT A DOUBLE OF AND A DOUBLE OF	and a second s	A. D., 19.60
To HAVE and to hold the premises described, together with all and singular the tenements, hereditaments and appurtures, chattles, furnaces, mechanical tokers, oil burners, cablications, sinks, from and also all apparatus, machinery, first strands, furnaces, and the rents, sense, and profits thereof, and also all apparatus, machinery, first strategy, mechanical tokers, oil burners, cablicates, sinks, from and also all apparatus, machinery, first strategy, mechanical tokers, oil burners, cablicates, sinks, from and also all apparatus, machinery, first strategy, mechanical tokers, oil burners, cablicates, sinks, from and also all apparatus, machinery, first strategy, mechanical tokers, oil burners, cablicates, sinks, from and also all apparatus, machinery, first, strategy, and all structures, gas and oil tanks and equipment exceed or placed in the building row, and the relation of the ald real estate of the plumbing therein, or for any purpose appertaining to the prevent or forming a part to or not, all of which apparatus, machinery, firstners or chattles have or would become part of the and real estate by such attrachanger of, in all formetors and all the estates and firstners and the strates and off the plumbing therein for the all there is the lawful orver of the more appearatum, machinery, firstners or chattles have or would become part appearatum, machinery, firstners or chattles have or would become part appearatum, machinery, firstners or chattles have or would become part appearatum and the strates and firstners and the strates and forming a part to or not, all of which apparatus, machinery, firstners or the strates and firstners hall indicated and covered by this more appearatum, and defend the title thereto forwer against the claims and defau of all encomparates and could income and the all indicates therein and estate and the strates therein and such charges and with, secure the herein strates and could income and the strates and such charges and strik escure the more appearatum and commands of all peri	<text><text><text><text><text><text><text><text><text><text></text></text></text></text></text></text></text></text></text></text>	<form> To takk and to hold the premise described, tegether with all and singular the tensenent, heredimments and are received to the premise that and the presence of the presence of</form>	<form></form>	of <u>Deuglas</u> a corporation organised and existin WITNESSI'N, That the Mortga Fifty and Mo/100 (\$2,150, the receipt of which is hereby ackno cessors and assigns, forever, all the Kansas, to-wil: Beginning at a No. Three (3), in 1 fest; thence Morth Three (3), in Earth	Jounty, Kamman, Mortgagor, an g under the laws of Kannas, g under the laws of Kannas, control of the conderation windged, does by these present of following described real estate a point 21,5 feet South Earl's Addition to that to a point 130 feet S	ANCHOR SAVINGS AND LOAN fortgages; the sum of Two Thousand smortgage and warrant unto th situated in the County of Dou of the Northeast corns City of Lawrence; ther outh of the North line	One Hundred DOLLARS a Mortgagee, its suc- talas , State of ar of Block ace West 117 of Block No.
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- until the unpaid balance of said note is faily said if is also aread that this saignment of rents shall continue in force	ance with the terms and provisions thereof, and comply with all the provisions in said note and in this moving the provision in said note and in this moving the provision in said note and in this moving the said the provision in said note and in this moving the said the provision is adding the provision is adding the provision in said note and in this moving the said the provision is adding the provision is adding the provision in said note and in this moving the said the said the said the provision is adding the provision is adding the provision in said note and provide the said the said the provision is adding the provision is adding the provision in said not and in this moving and the said the said the provision is adding the provision is protect the of long provide the said the said the said the said the provision is adding the provision in the said the provision is adding the provide the provision is adding the provide the	ance with the terms and provisions thereof, and couldre divances, and any extensions or renewals thereof, in second timed, then these presents shall be voltarewise to remain in full force and effect, and mortgares end to the immediate possession of all of said therewise to remain in full force and effect, and mortgares eshall be entitled able and have foreclosure of this mortgares and may, at its option, declare the whole of said note and pays such default all items of indebtedness forces in the any other legal action to protect its rights, and from the dute of all benefits of homestead and exemptions links are hereby waived. WHENEVER USED, the singular shall include the plural the singular, and the use of any gender shall be applicable to all greater. This mortgare shall be binding upon the heirs, executors, administrators, successors and assigns of the respective is whereof, said mortgaror has hereunto set his hand the day and year first above written. Winness Whereof, said mortgaror has hereunto set his hand the day and year first above written. Winness Whereof, said mortgaror has hereunto set his hand the day and year first above written. Waxine Glady's Dumas STATE OF KANSAS, County of Douglas	ance with the terms and provisions thereof, and go thirdness, and any extensions or renewals thereof, in second tained, then these presents shall be void; autoening the main in full force and effect, and mortgaree shall be entitled able and have force/our of this mortgaree or take may may, at its option, declare the whole of sold note these and pay and and executed in the singular, and the use of any force and effect, and mortgaree shall be entitled able and have force/our of this mortgaree or take mortgaree to the mortgaree or take and pay and the singular, and the use of any gender shall be been and pay and be applicable to all go the singular shall be void on the singular, and the use of any gender shall be been applicable to all grades and executed in the singular, and the use of any gender shall be binding upon the heirs, executors, administrators, successors and assigns of the respective applicable to all grades. The mortgaree that here the singular shall be binding upon the heirs, executors, administrators, successors and assigns of the respective. In Miness Whereof, said mortgarer has hereunto set his hand the day and year first above written. Maxine Olady's Dumas and the singular shall be binding upon the heirs, executors, administrators, successors and assigns of the respective. Next the Olady's Dumas are and the singular shall be binding upon the heirs, executors, administrators, successors and assigns of the respective. Maxine Olady's Dumas are assigned to a second administrator and the singular shall be binding upon the heirs, executors, administrators, successors and assigns of the respective. Maxine Olady's Dumas are assigned to all grades are applied by the singular shall be been and pay and the singular shall be been and pay and the singular shall be been and pay and the singular shall be been administrators. The second administrator and the singular shall be been administrators are applied by the singular shall be been administrators. The second administrator and the singular shall be been adm	To HAVE and to hold the prem pures, childs, furnace, mechanical tures, childs, furnace, mechanical tures, childs, furnace, mechanical tures, terifigentors, elevators, screen of whatever kind and natures at pres aid real estate, and all structures, or attached to or used in connection heating, lighting, or as a part of the improvement of the said real estate, y the said real estate, by such attac to be add real estate by such attac the add real estate by such attac the add real estate by such attac to be add and the such at a such as the such attack attac to a such attac to be add not attact at the such the secure of hereby, executed by mo crence, payable as expressed in add to add note. If Is the intention and agreement at a solid mort agroup hole account or otherwise. This morthow the secure at the interest and up spec hadditional loans stall at the sam per cent interest and be collectible of Mortgager atress to keep and m theored in good condition at all times. Mortgager at a signer to mort aged to secure this not as all morts and at and in this mortgage contain. Mortgager hereby assigns to more and the such at the such and hereby add property and collect all rents at assements, repairs or improvements a ments provided for in this mortgage to a secure this not can ad hereby and property and collect all rents at assements. The such as a such as a such a such and and the such add hereby assigns to more and the such add hereby assigns to more assements and be add to add the such as a such as ments provided for in this mortgage of the such as ments provided for in this mortgage of the such the	lies described, together with a d the rents, issues, and pro richers, oil humars, adiapart externs, a screen doors, storm winds, s, screen doors, storm winds, s, screen doors, storm winds, s, screen doors, storm winds, s, screen doors, storm winds, and contained or hereafter plas planting therein, or for any and screen the door and equipm state of the free hold an rator of, in and to the morigance that the Moriganese that of a good and indefensible est and defend the titls thereto the morigance, the morigance, the notice, and to secure the part to f the parties hereto that the entry the morigance, and a there and the morigance, and a there is here to the the second and second to be a the morigance and second to be the morigance and a second the parties hereto that the entry the morigance, and a not he maturing of huma pay to be to fithe parties here to the the and the morigance and a second and not suffer waits or, per costs, charge and expenses r authorize morigance or its a and the same are hereby the the same are hereby the same and apply the same and moriganese or the same and moriganese or the same and moriganese or the same and moriganese or the same and the same are hereby the same and apply the same	Il and singular the tenements, he its thereof; and also all appara sinks, furnaces, heaters, ranges, sourd down, awnings, blinds e ed in the building now or herese with the building now or herese ged premises unto the Moring and premises unto the Moring and premises unto the Moring at the delivery hereof he is the tat of divery hereof he is the tat of divery hereof he his the tat of the secure the payment of the LARS, with interest thereon an conditions of the promissory not trans of which are incorporated armance of all of the terms and . LARS, with interest thereon an conditions of the promissory not trans of which are incorporated armance of all of the terms and . is mortgage, however evidences can deffect between the parti- tiononts secured hereunder, includi the mortgage, however evidences and offect between the parti- tion the payment of mail at . asonably incurrid or paid at . asonably incurrid or paid at . asonably incurrid or paid at is accurate thereon. asonably incurrid or paid at its option, upon default, secured by this mortgage. in the maintable condition, or othe the anxisment of remuse here in the assignment of remuse is shall	reditaments and ap- meditaments and ap- tus, machinery, fix- mantela, light fix- dill other fixtures for standing on the sent or future use or would become part is and fixtures shall also all the estate, c forrexer. lawful owner of the sum of all per- matcher of all per- herein by this ref- herein by this ref- herein by this ref- conditions contained of even date here- herein by this ref- conditions contained on to the amount i, whether by note, where on duther and draw ten bereafter exceted and draw ten bereafter exceted and the property, mort- to take charge of portune do part informations in the property, mort- to take charge of portunes of parts output of the pro- rest of the pro- ser of the pro- to take charge of par- continue in force

.

Sheet States

Bac