Reg. No. 15,885

THIS INDENTURE, Made take  O. F. Stinson	3-3	GAGE BOOK 124	19 60 bein	een H
M Lawrence Building and LOA	in the County of Douglas	and State of 1	Canaza part 108 of the first part,	and
Twelve thousand	and No/100	on of the loan of the sum of	and by the interior do	AS III
Douglas	duly paid, the receipt of which is a said party of the second part, its succ and State of Kansas, to-wit:	ersors and assigns, the following descr	thed real estate situated in the County	of H
ro	t Twenty-two (22), hwarz Acres Number the City of Lawren	Co,		
Together with all heating, lighting, and shades or blinds, used on or in connection TO HAVE AND TO HOLD THE SAN forever,	plambing equipment and fixtures, includ in with said property, whether the same ME, With all and singular the tenements,	ng stokers and burners, streens, awnin tre now located on said property or he hereditaments and appurtenances there	gs, storm windows and doors, and wind reafter placed thereon. unto belonging, or in anywise appertaining	OW
And the said pard 9.8 of the fi of the premises above granted, and seize	irst part do hereby covenant and a of a good and indefeasible estate of i	ree that at the delivery hereof the	Y ATO the lawful ownerS	
It is agreed between the parties he	warrant and defend the same against all reto that the part 188 of the first ;	part shall at all times during the life of	f this indenture, pay all taxes and axes	5-
upon said real estate lesured for loss fi party of the second part, the loss, if am of the first part shall fail to pay such t second part may pay said taxes and ins	sainst said real estate when the same be- rom fire and extended coverage in such 9, made payable to the party of the secondars when the same become due and pay arance, or either, and the amount so pai the date of payment until fully repaid.	ome due and payable, and that UII of sum and by such insurance company and part to the extent of its interest, able or to keep said premises insured a their bases.	by Will keep the building as shall be specified and directed by the And in the event that said parties as herein provided, then the party of the said party	gs H he H
according to the terms of ONG	pe to secure the payment of the sum of certain written obligation for the	payment of said sum of money, execu	ted on the 2nd	s I
May to the terms of said obligation, also to whether evidenced by note, hook account the terms of the obligation thereof, and a	19. 60, and by its terms made eavan	in to the earty of the second and and		
charge any taxes with interest thereon as	herein presided in the seest that said a	art 169 the first most stall fall to		2000 - 800 miles
Part. 103 of the first part hereb vector said written obligation, also all fur charge of said property and collect all rencessary to keep said property in tenan assignment of rests shall continue in for shall in on memore prevent or retard part.	nts and income and apply the same on ti table condition, or other charges or pays ce until the unpaid balance of said oblig ty of the second part in collection of sa	te payment of insurance previous, tal enta provided for in this mortgage or ations is fully paid. It is also agreed d sums by foreclosure or otherwise.	es, assessments, repairs or improvement in the obligations hereby secured. Thi that the Laking of passession hereunde	
The failure of the second part to ass time, and to insist upon and enforce stri If said part 10.8 of the first pa provisions of said note hereby secured, a	art shall cause to be paid to party of the	e second part, the entire amount due	It becomeler and under the terms and	
advances, made to <b>Them</b> account or otherwise, up to the original a and in this mortgage contained, and the	amount of this mortgage, and any extensi	by party of the secon	d part whether evidenced by note, boo y with all of the provisions in said not	
If default be made in payment of su estable are not paid wheir the same become not lapth in as good repair as they are no inquessid, and all of the obligations for holder hered, without notice, and it shall and all the improvements thereon in the sett the previous hereby granted, or any purpaid of principal and interest together here has been also as the property of the first set.	me due and payable, or if the insurance ow, or if weste is committed on said pre the socurity of which this indenture is a let leaving to the said party of the se- manner provided by law and to have a nave and thereof, in the manner researched is	obligations created thereby, or inter- is not kept up, as provided herein, or mises, then this conveyance shall beco- tiven shall immediately mature and bec- ord part, its successors and assigns, ecolver appointed to collect the rents	st thereon, or if the taxes on said rea if the buildings on said real estate ar- me absolute and the whole sum remain- me due and payable at the option of the to take possession of the said premise and benefits accruing therefrom; and to	
It is agreed by the parties hereto th	with the costs and charges incident the part. Part. 10.8 of the first part sh at the terms and provisions of this indes be obligatory upon the helm, executors.	ill pay party of the second part any de	ficiency resulting from such sale.	
		note set their handand see	the day and year last above written.	
O. F. Stinson	(SEAL)	Dolores V. St	Inson (SEAL	
DOUGLAS	COUNTY, SS.	2nd day of Ma	у	
H0748	Harry Control of the	Public and Dolores V. S	in the aforesaid County and State tinson, husband.	
Y. J. S	to me personally known to be acknowledged the execution of t IN WITHESS WHERESF, I have hereun above written.	he same.	ted the foregoing instrument and duly y official seal on the day and year last	
My Commission Explices April 2		L. E. Eby	Coy Hetary Public	de la
ed May 4, 1960 at 9;4	5 A.M. RELEASE	Harold (	Beck Register Been, Deputy	of Deeds
he undersigned, owner bt secured thereby, a	of the within mortg	age, herew doknowl	edges the full paym	ent of