det	t secured by this mortgage	SATISFACTI( e has been pat		Register	of Doods to
	zed to release it of recon Seal)	CAPII By Ro	OL FEDERAL SAVINGS bert B. Maupin, Se s, August 6, 1962.	AND LOAN	ASSOCIATION President
					Reg. No. 16,280
	A THE REAL PROPERTY	and the second se		4-12-115-1	Fee Paid \$30.75
17.1			930 BOOK 126	and the second	
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	MORTGAGE Losn No. R-50606LB				
ning dia Managana Managana	This Indenture, Made this between J. A. Tuggle and Je	18th	lay of October	3	
	Douglas				
	of Shrive County, in the State of Kans CIATION of Topska, Kansas, of the seco WITNESSETH: That said first partie: and No/100	s, in consideration of	the loss of the Twel	The Thenes	d muser in a
A STATE OF	and No/100	gns, all of the following	knowledged, do by these present	nts mortgage and ed in the County	DOLLARS d warrant unto of
	Lot Four (4) in Block I City of Lawrence, Doug	Four (4) in Nor	thwood Addition, an Sas.	Addition to	the
	(It is understood and ag			·王公司	
	Together with all heating, lighting, and p storm windows and doorn, and window shar how located on said property or hereafter TO HAVE AND TO DO TO THE PROPERTY	plumbing equipment a des or blinds, used on r placed thereon.	nd fixtures, including stokers or in cannection with said pr	and burners, scr roperty, whether	reens, awnings, the same are
A CONTRACTOR	TO HAVE AND TO HOLD THE SAMI anto belonging, or in anywise appertaining PROVIDED ALWAYS, And this instru-	ument is executed and	delivered to secure the payme	ints and appurt	enances there-
	Thousand Three Hundred and with interest thereon, advanced by said Ca to said second party under the terms and art hereof, to be repaid as follows:	d conditions of the n	and Loan Association, and su ote secured hereby, which not	ch charges as m te is by this ref	DOLLARS ay become due erence made a
	In monthly installments of \$91.71 ue on or before the 20th day of No such month thereafter until total amount	of indebtedness to th	, 19 60 , and a like sum on	or before the	20th day of
	Said note further provides: Upon tran	nafer of title of the re	al estate, mortgaged to secur	e this note, the	entire halance
rin second removed	It is the intention and agreement of the nade to first parties, or any of them, by se- hich the first parties, or any of them, man therwise. This mortgage shall remain in rest: and upon the maturing of the prese tame time and for the same specified er the proceeds of sale through forcelosure First parties agree to keep and maintain	y owe to the second p full force and effect amounts due hereund ent indebtedness for a	and all indebtedness in additic arty, however evidenced, when between the parties hereto an er, including future advancem 19 cause, the total debt on any	on to the amount ther by note, bo ad their heirs, p cents, are paid in such additional	t above stated ok account or srsonal repre- ifull, with in-
	I the proceeds of ask through foreclosure First parties agree to keep and maintain a good condition at all times, and not suff assessments and insurance premiums as ro- First parties also agrees to you all oct-	auses be considered m or otherwise. If the buildings now or fer waste or permit a	atured and draw ten per cent a said premises or which may nuisance thereon. First parti	interest and be be hereafter er es also agree to	collectible out
	neluding abstract penses, because of the	failure of first parti	reasonably incurred or paid a	at any time by	second party,
	First parties hereby assign to second part aged to secure this note, and hereby authors operty and collect all rends and income an airs or improvements necessary to keep as this mortgage or in the note hereby sec said note is fully paid. It is also agreed cond party in the collection of said sums The failure of second party to assert any d	ty the rents and incor rize second party or its ad apply the same on t aid property in tenant ured. This assignme	ne arising at any and all tin agent, at its option upon de the payment of insurance prem able condition, or other charg at of rents shall continue in f	nes from the pr fault, to take cl alums, taxes, ass res or payments	operty mort- harge of said essments, re- provided for
	gat to assert the same at a later time, and	d to insist upon and e	aforce strict compliance with	all the terms	valver of its
	If said first parties shall cause to be paid ovisions of said note hereby secured, inclu- e terms and provisions thereof, and compl secure and the same secure of the secc	i to second party the ding future advances, ly with all the provisi	entire amount due it hereund and any extensions or renews ons in said note and in this me	er and under the	te terms and ordance with
	The note and m, this mortgage contained. If said first parties shall cause to be paid ovisions of said note hereby secured, inclu- ted to the said provisions thereof, and compl seems shall be void; otherwise to remain in slow of all of said premises and may, at this mortgage or take any other legal ac mess hereunder shall draw interest at the pHon laws are hereby waived. This mortgage shall extend to and be bind!	in full force and effect its option, declare the tion to protect its rig rate of 10% per ann	, and second party shall be en whole of said note due and r hts, and from the date of such um. Appraisement and all be	ntitled to the impayable and hav h default all iter enefits of homes	a, then these mediate pos- e foreclosure ns of indebt- tead and ex-
	This mortgage shall extend to and be bindi spective parties hereto. IN WITNESS WHEREOF, said first pa		ecutors, administrators, succ	cessors and ass	igns of the
		•	19.a. Ju	ggh	
	8		Jenie Ctho Jessie Ethel Tuggle	Jugg	6
	TE OF KANSAS	}			
		Contraction Sec		а. 	
Note	S IT REMEMBERED, that on this 201 ry Public in and for the County and State		ober , A. D. 19 60 , bef A. Tuggle and Jessie	ore me, the und	ersigned, a
14.1	his wife.	secuted the within ins		who are person 5 dul;	
- Th	the execution of the same.	a start and	Notarial Seal the day and yes	en state	
		And a state of the second	- Sue M	anska	el :

4.1.14

la

romminios espira: August 5, 1963

ecorded Uctober 21, 1960 at 10:30 A.M

ani ale

....

.

-5

1

i i i i i

- Ariegit

6 1