	Reg. No. 16,7 Fee Paid \$27.
	777038 MORTGAGE BOOK 128
	THIS INDENTURE, Made this lat day of June
	of Lawrence unDing AND LOAN ASSOCIATION of DOUGIRS and State of Kansar part 10'S of the first part, and
	MITNESSETM, that the isid part 105 of the first part, in consideration of the law of Eleven Thousand and no/100
	thorm
	Lot Thirteen (13) in Block Two (2) in Day's Addition, an Addition to the City of Lawrence. The Mortgagors understand and agree that this is a purchase money mortgage.
	Together with all heating, lighting, and plumbing equipment and fictures, including stakers and hummers, screens, annings, storm windows and doors, and window shades or blinds, used on or in connection with said property, whether the same are now located on said property or hervafter placed thereon. TO HAVE AND TO HOLD THE SAME, With all and singular the tenements, hereditaments and appurtenances thereunto belonging, or in anywise appertaining, forever.
	And the taid part 19.5 of the first part do hereby covenant and agree that at the delivery hereof they are the lawful owner S of the premises above granted, and setted of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances
	and that they will warrant and defend the same against all parties making lawful claim thereto. It is appred between the parties hereto that the parties of the first part shall at all times during the life of this indenture, pay all tares and assess-
	Ind that they will warrant and defend the same spaint all parties making having taken of all incombrances. This agreed between the parties heres that the parties of the first part shall at all times during the first of this indenture, pay all taxes and assessments that may be bridd or assessed agained taid ereal equates when the same become due and payable and tait. They will have and an distribution of the first part shall at all times during the first of this indenture, pay all taxes and assessments that may be bridd or assessed agained taid ereal equates when the same become due and payable and tait. They will have the boost due and payable and tait. They will have the taxes and assessments be paid statis insured for the same of the same of the same of the scent of its interest. And in the creat that stat and and directed by the scend part into pay tait taxes and assessment to pay all taits to the taxing at have and all the same to paid tails become a part of the indettained as a senseling and table. The same is a statis and tail become and part directed as the same of an assessment to pay all tails become a part of the indettained as a neutrop of their and tail to the same of an assessment to pay all tails become and part, then the part of the saccord part, may pay all tares and mathered as a more the payment of the same of and the same of the same of the allogation, and to to scene all future advances for any purpose made to pay tail fails or and part of the scend part, which all interest according to the tarent of tail chlightion, into to scene all there advances for any approxement of the allogation thereof, and allo same of anorey advanced by the baid part of the scend part, which all interest according to the tarent of the delightion, and to to scene all there advances for any purpose made to part 16.B of the first part by the part of the scend part is allow all part of the scend part, which all interest according to take there as a provided in the indenture.
	Table grant is intended as a mortgape to secure the payment will fully repaid. Table grant is intended as a mortgape to secure the payment of the sum of Eleven Thousand and no/100BollARS according to the terms of ONG certain written obligation for the payment of said sum of money, executed on the 1st day of
	June
	charge any taxes with interest thereon as herein provided, in the event that said part 10 Bof the first part that fail to pay the same as provided in the indexture. Part 10:3 of the first part hereby assign to party of the second part the rents and income arising at any and all times from the property metagade to rescure said written obligation, also all future advances heremoler, and hereby authorize party of the second part or its agent, at its option porterily metagade to the same as a first part that a property and caller all writts and income and apply the same on the payment of instance premiums, taxes, anesaments, repairs or individually to take necessary to keep taid property in temantable condition, or other charges to readments provided for in this metagade on the bollastion thereby aucherby access. This
	to a single of a single property and collect all rents and income and apply the same on the payment of instrance premiums, taxes, assessments, repairs or improvement assignment of rents shall continue in force until the unpaid balance of said colligations is fully paid. It is also agreed that the taking of possession hereunder shall in on manner prevent or relard party of the second part in collection of said sums by foreclasser or otherwise. The failure of the second part to assert any of its right hereunder at any time shall on the accentent of the second part to assert any of its right hereunder at any time shall on the accentent of the second part to assert any of its right hereunder at any time shall on the accentent of the second part to assert any of its right hereunder at any time shall on the accentent of the second part to assert any of its right hereunder at any time shall on the accentent of the second part to assert any of its right hereunder at any time shall on the accentent of the second part to assert any of its right hereunder at any time shall on the accentent of the second part to assert any of its right hereunder at any time shall on the accentent of the second part to assert any of its right hereunder at any time shall on the accentent of the second part to assert any of its right hereunder at any time shall on the accentent of the second part is a second part to assert any of its right hereunder at any time shall on the accentent of the second part is a second part in the second part is a second part in the second part in the second part is a second part in the second part is a second part in the second part in the second part is a second part in the second part in the second part is a second part in the second part in the second part is assert any time second part in the second part is a second part in the second part in the second part is a second part in the second part in the second part is a second part in the second part in there second part is a second part in the second part in th
	and in this mortgage contained, and the provision of future addigations hereby secured, then this convergence shall be ead. If default be made in payment of such obligations or any part hereof ar any obligations tratesid hereby, or histerest thereon, or if the taxes on said real extate are not add when the same become due and payable, or if the insurance is not kept on, as provided herein, or if the taxes on said real includes the same second due and payable, or if the insurance is not kept on, as provided herein, or if the buildings on said real state are inquipadi, and all of the obligations for the sacurity of which this indestrue is given shall immediately mature and become due and payable at the option of the holder hered, without notics, and it shall be lawful for the aid party of the second part, its successor and assigns, to take possession of the said party of the said party of the second part, its successor and assigns, to take possession of the said party of the said or holder and the provises.
	It is agreed by the parties hereto that the terms and provisions of this indecture and each and every obligation therein contained, and all herein the
	IN WITNESS WHEREOF, the part 105 of the first part ha VO hereants set the 17 handSad seaSthe day and year last above written. Charles C. Keys. (SEAL)
	STATE OF KANSAS DOUGLAS E IT ENNEMBERED THAT IS IN 13t and June As 1001
103.78	before me, a Notary Public in the aforesaid County and State. came Charles C. Keys and Carolyn F. Keys, husband
iue n ginel ored day	and wire is eve personally known to be the same person. B who executed the foregoing Instrument and duly acknowledged the execution of the same. If WITHESE WHEREOF, I have hereunts subscribed my name, and affixed my official seel on the day and year last who commission Expires April 21 19.62
علما ا	Wy Commission Expires April 21 19.62 L. E. Eby Actary Fidits
u.u.u.	RECORDED June 2, 1961 at 8:05 A.M. RELEASE The undersigned, owner of the within mortgage, hereby acknowledges the full payment of
	debt secured thereby, and authorizes the Register of Deeds to enter the discharge of this mortgage of record. Dated this 30th day of August 1962.
	by W. E. Decker Vice-President Mortgagee.
	(Corp. Seal)

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