เหมาะเหมาะการแหน่งหมายแหน่งหมาย	7726	BOOK 128	
	MORTGAGE		
THIS INDENTURE, Made this 2nd Betty Spencer, former]	Contractor Allower departments and anticipation of the Allower and the second	June loyd L. Spencer, he	, 19.61 between r husband
LAWFEICE ' in the County THE LAWRENCE BUILDING AND LOAN ASSOCIATI WITHESSETH, that the said parties of th Four Thousand and no/10	first part, in consideration of the loan a	of the sum of	of the first part, and
them duly pa BARGAJN, SELL and MORTGAGE to the sold party of		and the state of the	
Twelve (1) Lincoln St that part	nd singular the tenements, hereditaments a	Thirteen (113) on o. Three (3) in ence formerly uglas County, Kansa burner, screek, neming, storm windows on mid property or hereafter placed ther and apportenances thereants belonging, or i	and doors, and window eon. in anywise appertaining,
of the premises above granted, and seized of a good a			ine toogial conner_ca_
It is agreed, between the parties herets that the ments that may be levied or assessed against said rea upon and real estate inverse for less from fire and, carity of the sizeme part, the loss, if any, made papal of the first part; shall fail to pap next taxes when the second part may pay said taxes and insurance, or roll here instructs at the rate of 2005 from the date of	estais when the same become due and p extended coverage in such sum and by su de to the party of the second part to the same become due and payable or to keep ere, and the amount so paid shall become payment until fully repaid.	Unnes during the life of this indenture, pa symble, and that they will ch insurance company as shall be specific extent of its interest. And in the event t maid premises insured an herein provided, a part of the indebtedness, secured by U	keep the buildings of and directed by the hat said part108 then the party of the bis indenture, and shall
	written obligation for the payment of sa d by its terms made payable to the party	id sum of money, executed on the of the second part, with all interest accu	2nd day of rules thereon according
charge any taxes with interest thereon as herein power part 10.5 of the first part hereby assign to g- score raid write obligation, also all forture advances charge of add property and collect all revers and incor- encesary in keys hist property in treasmithed condition assignment of rests shall continue in force until the shall in an manner present or relard party of the sec shall in an manner present or relard party of the time, and to limits upon and enforce strict compliance. It still part 10.5 of the first part shall can providens of said note hereby secured, and under the account or otherwise, up to the original amount of the account or otherwise, up to the original amount of the in the limit part of the first part shall be account and in this mergings contained, and the previous of	nd, in the event that said part_RSI if the party of the second part the rests and inco- herensite, and hereby authorize party of a said papy the same os the payment of mand behavior of said collipations is fully and part in collection of said solipations is fully offit All the terms and provisions in said a to be paid to party of the second part, a terms and provisions of any obligation mi	first part shall fail to pay the same as pro- me grising at any and all times from the the scend part of its special its option humane premiumt, taxes, assessments, - for in this meripage or in the obligation paid. It is also agreed that the taking of closure or otherwise. Construit as a walver of its right to asse obligations and in this mortging contains the entire amount due it hereunder an hereafter incurred by part 1.0.0.5 where and	property mortgaged to a spon default, to take epairs or improvements to the provements of possession hereunder at the same at a fater d. I under the terms and o first part for future diferent hu serts book
If default is made in payment of such obligation estate are not paid when the same become due and not trut for an algo and repair as they are now, or if we ing unsaid, and all of the obligations for the security and all the improvements; thereon in the manner prov- soil the premises hereby smatch or any part thereof, unsaid of principal and interest together with the con- sale, on demand, to the party of the first part. Parts It is agreed by the parties hereto that the term therefrom, shall extend and inure to, and be obligator parties herets. IN WITHERS WHEREOF, the part 1805 of the	t or any part thereof or any collipations c apable, or if the insurance is not kept and its to committed on and previous, then the of thick this indextore is given shall imm of thick this indextore is given shall imm of the previous of a sea second part. Its of the previous of a sea second part, is in the manner prescribed by issue, campoint is and charges incident thereto, and the o OB of the first part shall may party o and provisions of this indextore and each upon the heirs, executor, administrators,	reated thereby, or interest thereon, or if an provided herein, or if the buildings is convergine shall become abuscles and educity mature and become fave and papar education of the sentence of the sentence and the second section from marks pro- respins, if any there bes, shall be said by the second part any deficiency resulting in and every obligation therein contained, an personal representatives, assigns and succ	the taxes on said real on said real estate are the whole sum, remain- le at the option of the of the said premises using therefron; and to retail the amount the the party making such from such sale. ad all besefits accruing essons of the respective
Betty Spencer		d L. Spencer	(SEAL)
before	ss mession that on this2nd mession Notary Public Betty Spencer, form		A. D., 1961
UBLIC II matage	L. Spencer, her hus personally known to be the same per hedget the execution of the same.	band	
y Commission Explores April 21	19 62 Ly 1	F. C. E.	Notary Public
d June 5, 1961 at 8:45 A.M.	RELEASE - Nan	old a Beck F	egister of

(Corp Seal)

add G.

١

Ŷ

Ĩ