11110. D. Hayderty and Money J. Haverty, husband and wife A. See deal				eg. No. 17,018 ee Paid \$26.25
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19.11.0. 1. Hayderty and Money J. Haverty, hubband and wife				
<pre>MERCE GUILENES AND LOAM ASSOCIATION of Learners, Kunna, pury of the Second Pan. 400 - 100 -</pre>	THIS INDENTURE, Made Lais Alvin D. Haverty ar	21th day of d Nancy J. Haverty, hus	August sband and wife	2, 19.61 beiween
<pre>Non-contracts was used as acceleration of Lines on the Second Park. ""</pre>	of Lawrence in the	County of Douglas	and State of Kantas part 1050	f the first part and
The minimum dependence of which is nearbory at another prove the matching of the light and the street of	WITNESSETH, that the said part 105	of the first part in consideration of the loan of	the turn of	
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<pre>Of Tract "A", Schwarz Agres, an Addition to the Ottprace is an advected and agreed attraction of the same are which the approve of hereit and and advected attraction of the same are which the same are same are</pre>	Lot Four (4).	in Block Seven (7), of	Subdivitation	
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<pre>minutes above pranted, and selend of a need and indefreatible exists of indeprivance therein, free and clear of all incumbrance:</pre>	TO HAVE AND TO HOLD THE SAME, WILL forever.	all and singular the tenements, hereditaments and	d appurtenances thereunto belonging; or in	anywise appertaining.
seven between the parties herein that he part 1.0.2 of the First part and and it more storing the first of the first part of the second part is herein for box for the herein for the second part is herein for box for the herein for the second part is herein for box for the herein for the second part is herein for box for the herein for the second part is herein for box for the herein for the second part is herein for box for the herein for the second part is herein for box for the herein for the second part is herein for box for the herein for the second part is herein for the second part is herein for the second part is herein for the sec	of the premises above granted, and seized of a s	oo nereby covenant and agree that at the ood and indefeasible estate of inheritance therein	delivery, hereof DIGY DIG the	lawful owner S
t may be level or assessed against and real extende overerings in such may and by unch interview and the interview and t	With the second se	and defend, the same against all parties making J	lawful claim thereto.	
he second part, the lost, if any, made payable to the party of the second part to the content of its interest. And its iter second that any set, target which have the based of parts in the pays bet target which have the based of pays to the second part is the content of its indettedness, secured by this indenture, and that interest is the rate of 10% from the class of payment and the indettedness, secured by this indenture, and that interest is the rate of 10% from the class of payment and the indettedness, secured by this indenture, and that interest is the rate of 10% from the class of payment of the second part is also and of 10% for the class of payment of the second part, the pays of the second part, the s	ments that may be levied or assessed against sal upon said real estate insured for loss from fire	d real estate when the same become due and pay and extended coverage in such sum and by such	able, and that they will	keep the buildings
print is intended as a mortage to secure the payment of the sum of TCD_ThOUSBID five hundred find	party of the second past the last if any made	and the second sec	Construction and the second	CONTRACTOR OF A DESCRIPTION OF A DESCRIP
D2[13:1] 19.0.1. and by its terms made sayable to the party of the second part, with all interest according to more divided by note: 10.0.1 of the first part by the party of the second part in party of the second part, the second part in party of the second part in party of the second part, the second part is party of the second part, the second part is party of the second part, the second part is party of the second part, the second part is party of the second part, the second part is party of the second part, the second part is party of the second part, the second part is party of the second part, the second part is party of the second part, the second part is party of the second part is part of the second part is party of the second part is part for the second part is part is part to party of the second part is part part part part part part part part	This grant is intended as a mortgage to set	ure the payment of the sum of Ten Thou	sand five hundred a	Short AAM / LAUM -
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of rents thall combine in force with them, and bulker charged for bayments provided for in this mortgage on the abligation hereby secured. This compares that the taking of possession hereby secured, and any of the second part in collection of said sums by foreclours or otherwise. a part 103 of the first part shall cause to be paid to part the second part, the second part, the second part in collection of any collegation here and in this mortgage contained. a part 103 of the first part shall cause to be paid to party of the second part, the second part in collection of any collegation hereafty incurred by part 105 of the first part shall cause to be paid to party of the second part, the second part in collection of any collegation hereafty incurred by part 105 of the first part for future to make an a providem of any collegation hereafty incurred by part 105 of the first part for future to make and providems of any collegation screated therein and thall complex with all of the providents in taid once the second part include the second part includes and the providents in taid once the target part thereof and shall complex with all of the providents in taid once and party of the second part includes and the providents in taid once the second part includes and the whole the second part includes and the whole second part includes and therein the second part incl	part 103 of the first part hereby accion	to party of the second and the mate and the	the state of the provide of the second	1
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made to <u>the original amount of the mortgage, and any extensions or reveals hereof doub all could with all of the provisions in said out- the original amount of the mortgage, and any extensions or reveals hereof doub all hered with the original amount of the mortgage, and any extensions or reveals hereof doub all hered. The made in payment of such obligations are any part thereof or any obligations created thereby, or interest thereof one, or if the buildings on said and the and being and the anon-borne due and payments. If the manner is not said the time due and paymel at the original and and the allowing one and paymel at the original and made and all of the displations for the security of which due in during the said part of the said part of the second part, its successors and associate the result and paymels at the original and manner growide by haw and to have a receiver apointed to collect the rest and paymels at the origin of the said part of the second part, its successors and associates and paymels at the origin of the said part of the second part, its successors and associates account the anyone the payment to orthoge the anon charge incident thereing and the origin of the said part of the second part, its successor and associate the restain the anyone the orthogical and interve to other with the cost and charge incident theoretical if you there by hall be add to the add you the second part and below of the and and the add the orthoging the origin of the said part is and the origin of the said part making such mands to the parts here to all more the add be obligatory upon the here associates, administrators, personal representative, asigns and all all hereits additions or the here associates, administrators, personal representative, asigns and successors of the respective it. The terms and provide the first part to you have the best. The first and were the addition or the said part of the here associates, administrators, personal representative, asigns and successors of the respective</u>	If said part 195 of the first part shall provisions of said note hereby secured, and und	cause to be paid to party of the second part, t in the terms and provisions of any obligation he	he entire amount due it hereunder and a	nder the terms and
main the made in payment of such obligation or any part thereof or any colligations created thereby, or infinite thereon, or if the taxes on said real an isod part in the same become distingtions and the value same become distingtion and the same provide by the said part of the said part of the sace a receiver appointed to called the result and the said permitted by the said the same transmission of the same provide by the said the same transmission of the same provide by the said the same a receiver appointed to called the result account where and the amount provide by the said the same a receiver appointed to called the result account where and the same provide by the said the same a receiver appointed to called the result account where and the same provide by the said the same a receiver appointed to called the result account where and the same provide by the said the same a receiver appointed to called the result account where and the same provide by the said the same a receiver appointed to called the said by the said the same a receiver appointed to called the result account where any same there are the same provide by the said the same and the overplace. If and the same same are provide by the same the same are provide by the same the same be same are provide by the same and the same provide by the same the same same are provide by the same and the same same are provide by the same and the same same are provide by the same are provide by the same the same and the same same are provide by the same the same are provide by the same are provide by the same are provide by the same the	advances, made to	f this mortgage and any extensions or renoursis b	by party of the second part whether evid	
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TTNESS WHEREOF, the part, 10 S of UN first part ha Ve_nerounds set_this Thand and sed the day and year last above written. Alvin D. Haverty (SEAL) (SEAL) Kansas Douglas county SS. SS. SS.	nolder hereof, without notice, and it shall be law	ful for the said party of the second part; its suc	ately mature and become due and payable ccessors and assigns, to take possession o	t the option of the f the said premises a therefrom; and to
TTNESS WHEREOF, the part, 10 S of UN first part ha Ve_nerounds set_this Thand and sed the day and year last above written. Alvin D. Haverty (SEAL) (SEAL) Kansas Douglas county SS. SS. SS.	ale, on demand, to the party of the first part. I	art of the first part shall pay party of th	he second part any deficiency resulting from	party making such
Kansas Dounles courry ss. Bar IT assessments nater the 24th averty of August A 0.519 61 before me, a notary public in the derest courry and Sate are Alvin D. Haverty and Nancy J. Hyperty, husband	It is agreed by the parties hefeto that the t herefrom, shall extend and inure to, and be oblig parties hereto.	erms and provisions of this indenture and each an atory upon the heirs, executors, administrators, pe	id every obligation therein contained, and irsonal representatives, assigns, and success	
Briefer me, a notary public in the adversald County and State came Alvin D. Haverty and Nancy J. Hyverty, husband	allia A. Hand	of UN first part ha VO hereunto set th	· · · · · · · · · · · · · · · · · · ·	
Briefer me, a notary public in the adversald County and State came Alvin D. Haverty and Nancy J. Hyverty, husband	ALVIN D. Haverty	GEAU -		(SEAL)
Briefer me, a notary public in the adversald County and State came Alvin D. Haverty and Nancy J. Hyverty, husband]ss		/
came Alvin D. Haverty and Nancy J. Haverty, husband	1979 - 1980 and 1970 - 1980 - 1980 - 1980 - 1980 - 1980 - 1980 - 1980 - 1980 - 1980 - 1980 - 1980 - 1980 - 1980	When shere I have a start of the second	day of August	
	NOTA			
to me personally known to be the same person 9	South Car	to me personally known to be the same pers	on S	nstrument and duly
is writes writes. above writes. histon Expires April 21, 1962	Contraction of the second	TTRESS WHEREOF, I have hereunto subscribed mabove written.	y name, and affixed my official seal on th	e day and year last

The undersigned, owner of the within mortgage, hereby acknowledges the full payment of the debt secured thereby, and authorizes the Register of Deeds to enter the discharge of this mortgage of record. Dated this 15th day of November 1963. THE LAWNENCE BUILDING AND LOAN ASSOCIATION Mortgagee. ATTEST L. E. Eby Secretary by H. C. Brinkman President

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