· 80578 BOOK 131

	*	MORTGA	GE		
THIS INDENTURE, Made this	25th	day of	***	ıv.	19 62 between
Robert W. McEldow	THE RESERVE THE PARTY AND ADDRESS OF THE PARTY.				
of Lawrence in the THE LAWRENCE BUILDING AND LOAN ASSO	County of CIATION of Lawre	Douglas	f the Second Part.	nd State of Kansas part	108 of the first part, and
WITNESSETH, that the said part 108 Seventeen Thousand	of the first part,	in consideration of	the loan of the su	ım of	
BARGAIN, SELL and MORTGAGE to the said p	uly paid, the recei arty of the second ate of Kansas, to	part, its successors	y acknowledged, h and assigns, the f	a VO sold and by the collowing described real e	is Indenture do GRANT, estate situated in the County of
				4	
		100			
Lot Three an Additio				Stinson Hil	ls,
		•		•	
	p.				
The Mortgagors understa	ind and a	gree that	this is	a purchase	money mortgage.
Together with all heating, lighting, and plumbir shades or blinds, used on or in connection with					
TO HAVE AND TO HOLD THE SAME, WIL					
And the said part 108 of the first part of the premises above granted, and seized of a			***	and the second	
and that they will warrant	and defend the	ame against all part	las maldan landat	atalas abausta	english and the second of the second of the second
It is agreed between the parties hereto th					enture, pay all taxes and assess-
ments that may be levied or assessed against su upon said real estate insured for loss from fir	aid real estate who	en the same Become	due and payable,	and that they	V111 keep the buildings
party of the second part, the loss, if any, made of the first part shall fail to pay such taxes we second part may pay said taxes and insurance, bear interest at the rate of 10% from the da	payable to the p hen the same beco or either, and the ite of payment un	arty of the second p me due and payable amount so paid sha til fully repaid.	art to the extent or or to keep said part all become a part	of its interest. And in the remises insured as herein of the indebtedness, second	provided, then the party of the provided, then the party of the pred by this indenture, and shall and no/10
This grant is intended as a mortgage to s	ecure the payment	of the sum of Se	venteen '	Thousand Ni	ne Hundred/DOLLARS
· · · · · · · · · · · · · · · · · · ·				of money, executed on ti second part, with all in	terest accruing thereon according
to the terms of said obligation, also to secure whether evidenced by note, book account or othe the terms of the obligation thereof, and also to	all future advancerwise, up to the o	es for any purpose	made to part10 s mortgage, with a	S of the first part by	the party of the second part, uch future advances according to
charge any taxes with interest thereon as herein	provided, in the e	vent that said part	OS of the first pa	rt shall fail to pay the s	ame as provided in the indenture.
Part 193 of the first part hereby assistance scure said written obligation, also all future at charge of said property and collect all rents an necessary to keep said property in tenantable cassignment of rents shall continue in force untitabil in no manner prevent or retard party of the said property	dvances hereunder, d income and apply ondition, or other if the unpaid balan	and hereby authorize the same on the p charges or payments nee of said obligation	e party of the secon ayment of insurance provided for in t as is fully paid. I	ond part or its agent, at the premiums, taxes, asset his mortgage or in the t is also agreed that th	from the property mortgaged to its option upon default, to take syments, repairs or improvements obligations hereby secured. This e taking of possession hereunder
The failure of the second part to assert an time, and to insist upon and enforce strict com					ht to assert the same at a later e contained.
If said part 105 of the first part sha					
provisions of said note hereby secured, and ur advances, made to the		d provisions of any			
advances, made to UTA account or otherwise, up to the original amount and in this mortgage contained, and the provision	of this mortgage,	and any extensions ations hereby secure	or renewals hereof	and shall comply with a	whether evidenced by note, book all of the provisions in said note
If default be made in payment of such ob estate are not paid when the same focused on not kept in as-good 'repair as they are now, or ing unpaid, and all of the obligations for the sholder hereof, without notice, and it shall be. I and all the improvements thereon in the mann sell the premises hereby granted, or any part it unpaid-of-principal and interest together, with	e and payable, or if waste is comm ecurity of which to awful for the said or provided by law percof, in the mann	If the insurance is a litted on said premise his indenture is given party of the second and to have a receiver prescribed by law	not kept up, as pro- es, then this conver- shall immediately part, its successor over appointed to or and out of all re-	ovided herein, or if the yance shall become abso mature and become due bers and assigns, to take collect the rents and ber noneys arising from such	buildings on said real estate are lute and the whole sum remain- and payable at the option of the possession of the said premises lefits accruing therefrom, and to sale to retain the amount then
sale, on demand, to the party of the first part.				The second second second	
It is agreed by the parties hereto that the therefrom, shall extend and inure to, and be of parties hereto.	terms and provis	heirs, executors, adm	inistrators, persona	al representatives, assigns	ntained, and all benefits accruing and successors of the respective
IN WITNESS WHEREOF, the part 10 B			to my their	handland sealSthe day	and year last above written.
Robert W. McEldo	downer	(SEAL)	hylly Phyll	is H. McEld	owney (SEAL)