Fee	No. 18 Paid \$9
S1.350 BOOK 131 MORTGAGE	
THIS INDENTURE, Made table 12 day of August 19 Harry F. Moody and Cora E. Moody, husband and wire	62 between
Lawrence of the County of Douglas and State of Kansas part 108 of the fur LAWRENCE BUILDING AND LOAN ASSOCIATION of Lewrence, Kansas, party of the Second Part. WITNESSETH, that the said part 109 of the first part, in consideration of the loan of the sum of Thirty-Eight Hundred and no/100	laine Start
them duty paid, the receipt of which is bareby acknowledged, ha VOwold and by this indenture do MGAIN, SELL and MORTEAGE to the said party of the second part. Its successors and assigns, the following described real estate situated in th Douglasand State of Kansas, to-write	GRANT,
the many fail is an a set	
Lot Three (3) in Block Twenty-One (21) in Sinclair's Addition to the City of Lwrence, in Douglas County, Kansa	95.
	in' se.
and the second	
• • • • • • • • • • • • • • • • • • •	*
ther with all heating, lighting, and plumbing equipment and fixtures, including stokers and burners, screens, awnings, storm windows and doors, es or blinds, used on or in connection with said property, whether the same are now located on said property or hereafter placed thereon.	and window
TO HAVE AND TO HOLD THE SAME, With all and singular the tenements, hereditaments and appurtenances therewith belonging, or in anywise a	ppertaining,
And the said part 105 of the first part do hereby covenant and agree that at the delivery hereof they are the lawful m	
e premites above granted, and seized of a good and indefeasible estate of Inheritance therein, free and clear of aiR incumbrances	
has they will warrant and defend the same against all parties making lawful claim thereto.	
It is agreed between the parties hereto that the part $100$ of the first part shall at all times during the life of this indenture, pay all taxes that may be levied or assessed against said real estate when the same become due and payable, and that $1000$ W112 keep th said real estate insured for loss from fire and extended coverage in such sum and by such insurance company as shall be specified and direc	and assess-
said, real estate insured for loss from fire and extended coverage in such sum and by such insurance company as shall be excepted	
	a and shall
of the second part, the los, if any, made payable to the party of the second part to the extent of its interest. And in the event that and pay first part shall fail to pay such taxes when the same become due and payable or to keep said premises insured as herein pervided, then the p d part may pay said taxes and insurance, or either, and the amount so paid shall become a part of the indebtedness, secured by this indenture interest at the rate of 10% from the date of payment unit fully repaid.	c, and shall
of the second part, the loss, if any, made payable to the party of the second part to the extent of its interest. And in the event that said part first part shall fail by ay such taxes when this is the become due and payable or to keep said premises insured as herein provided, then the p d part may pay said taxes and insurance, or either, and the amount so paid shall become a part of the indeticenes, securid by this indenture interest at the rate of 10% from the date of payment until fully repaid. This grant is intended as a mortgage to secure the payment of the sam of	COOLLARS
of the second part, the less, if any, made payable to the party of the second part to the extent of its interest. And in the event that said part of part parts that fail to pay such target that the become due and payable or to keep said premises insured as herein provided, then the p d part may pay laid target and insurance, or either, and the amount so paid shall become a part of the indetedness, secured by this indenture interest at the rate of 10% from the date of payment until fully repaid. This grant is intended as a mortgage to secure the payment of the sam of	ObolLARS day ef
of the second part, the less, if any, made payable to the party of the second part to the second part, the less, if any, made payable to the party of the second part to the sectent of its interest. And in the event that said part party and payable or to keep said premises insured as herein provided, then the p d part may pay said tast and insurance, or either, and the amount so paid shall become a part of the indetidents, secured by this indenture interest at the rate of 10% from the date of payment until fully repaid. This term is intended as a mortgage to secure the payment of the sum of	day ef according econd part. ccording to a or to dis
of the second part, the loss, if any, made payable to the party of the second part to the second part, the loss, if any, made payable to the party of the second part to the second part, the loss, if any, made payable to the party of the second part to the second part, the loss, if any, made payable to the amount so paid shall become a part of the indebtedness, secured by this indenture interest at the rate of 10% from the date of payment util fully repaid. This grant is intended as a mortgage to secure the payment of the sum of	CDOLLARS day of n according econd part. ccording to e or to dis- t indenture. ortgaged to
of the second part, the los, if any, made payable to the party of the second part to the second part, the los, if any, made payable to the party of the second part to the second part of the indetticeness, secured by this indenture interest at the rate of 10% from the date of payment util fully repaid. This grant is intended as a moritage to secure the payment of the sum of	CDOLLARS day of a according econd part. ccording to e or to dis- t indeuture. prigaged to alt, to take provements ured. This i hereunder
of the second part, the los, if any, made payable to the party of the second part to the second part, the los, if any, made payable to the party of the second part to the second part, the los, if any, made payable to the party of the second part to the second part and the second part to the second part the indebtedness, securid by this indemture interest at the rate of 105 from the date of payment util fully repaid. This part is intended as a mortgange to secure the payment of the sum of	CDOLLARS day of a according econd part. econd part. econd gart. e or to dis- to dis- to dis- to dis- to dis- to dis- to take provements ured. This bereunder
of the second part, the los, if any, made payable to the party of the second part to the second part, the los, if any, made payable to the party of the second part to the second part and the second part to pay for any instruction of the second part to pay for any instruction of the second part to pay for any instruction of the second part to pay for any instruction of the second part to pay for any instruction of the second part to pay for any instruction of the second part to pay for any instruction of the second part to pay for any instruction of the second part to pay for any instruction of the second part to pay for any instruction of the second part to pay for any instruction of the second part of the second part to pay for any instruction of the second part to pay for any instruction of the second part to pay for any instruction of the second part of the second part of the second part to pay for any instruction of the second part of the second part of the second part to pay for any instruction of addition thereof, and also to secure any sum or sums of money advanced by the said party of the second part to pay for any instruction of addition thereof, and also to secure any sum or sums of money advanced part of its age at its postion part of the second part of its age to pay for any instruction of addition thereof, and also to secure any sum or sums of money advanced by the side party of the second part to pay for any instruction of addition thereof, and also to secure any sum or sums of money advanced by the side party of the second part to pay for any instruction of addition thereof, and also to secure any sum or sums of money advanced by the sind par	CDOLLARS day of a according econd part. econd part. econd gart. e or to dis- to dis- to dis- to dis- to dis- to dis- to take provements ured. This bereunder
of the second part, the los, if any, made payable to the party of the second part to the sectent of its interest. And in the secont that said parts of the second part to the second part, the los, if any, made payable to the amount so paid shall become a part of the indebtedness, secured by this indenture interest at the rate of 10% from the date of payment util fully repaid. This grant is intended as a mortgage to secure the payment of the sum of	CDOLLARS day of a according econd part. econd part. econd gart. e or to dis- to dis- to dis- to dis- to dis- to dis- to take provements ured. This bereunder
of the second part, the los, if any, made payable to the party of the second part to the second part, the los, if any, made payable to the party of the second part to the second part are loss herein provided, then the p d part may pay hald tars and insurance, or either, and the amount so paid shall become a part of the indebtedness, security by this indenture interest at the rate of 105 from the date of payment util fully repaid. This grant is intended as a moretage to secure the payment of the sum of	COOLLARS day of n according scond part. cording to e or Jo dis- indenture. proxements ured. This hereunder at a later terms and for future note, book i said note
of the second part, the los, if any, made payable to the party of the second part to the sectent of its interest. And in the secont that sad paraphe or the kernel of the indebtedness, secured by this indenture interest at the rate of 10% from the date of payment util fully resuld. This grant is intended as a mortgage to secure the payment of the sum of	COOLLARS day of n according scond part. cording to e or Jo dis- indenture. proxements ured. This hereunder at a later terms and for future note, book i said note
of the second part, the los, if any, made payable to the party of the second part to the sectent of its interest. And in the event that sad payable or to keep sad forwmers insured as herein periods, then the p of part may pay sad taxes much the same base become use and payable or to keep sad forwmers insured as herein periods. Then the set of DS from the date of payment util fully regaid. This grant is intended as a mortgage to secure the payment of the sum of	COOLLARS day of n according second part, coording to e or to dis- indeture, origaged to if, to take provenents ured. This hereunder at a later terms and for future note, book said note
of the second part, the Ros, If any, made payable to the party of the second part to the sectent of its interest. And in the event that sade pair of its parts and if all to pay such taxes when the similar behaviors and payable to the kern and payable on the kern and the second part of the indebtedness, secured by this indentum interest at the rate of 10% from the date of payment util fully resuld. This grant is intended as a mortgage to secure the payment of the sum of	COOLLARS day of n according scond part. cording to e or Jo dis- indenture. proxements ured. This hereunder at a later terms and for future note, book i said note
of the second part, the los, if any, made payable to the party of the second part to the strent of its interest. And in the servet that sade payable or to keep sad forwmers insured as herein pervided, then they pay and taxes and insurance, or either, and the samount so paid shall become a part of the indebtedness, secured by this indenture interest at the rate of 10% from the date of payment util fully regaid. This grant is intended as a mortgage to secure the payment of the sum of	COOLLARS day of n according second part, coording to e or to dis- indeture, origaged to if, to take provenents ured. This hereunder at a later terms and for future note, book said note
of the second part, the los, if any, made payable to the party of the second part to the strent of its intervent and in the event that sade party of the second part to the strent of rommest insured as known by part of the second part is intervent as the second part and insurance, or either, and the amount so paid shall become a part of the indebtedness, secured by this indenture intervent at the rate of 10% from the date of payment util fully resuld. This stratt is intended as a mortgage to secure the payment of the sum of	COOLLARS day of a according scond part. scond part. coording to e or to dis- findesture. relayed to dit to take provements ured. This bereunder at a later terms and for. future note, book i said note h said reale estate are m remain- ding and to displayed to displa
of the second part, the los, if any, made payable to the party of the second part to the strent of its interest. And in the event that sad party of the second part to the strent of its interest. And in the event that sad party of the second part to the second part at of 105 formation by the indetter periods, then the part of the indettedness, secured by this indenture interest at the rate of 105 form the date of payment will fully repaid. This years is intended as a mortgage to secure the payment of the sum of	COOLLARS day of a according second part, coording to e or to dis- indeture. origaged to if, to take provements ured. This hereunder at a later terms and for future note, book i said note

11

1.00

1

× Ľ.

13.34

4'74

なったいたい、たいがあ