		Reg. No. 18,166 Fee Paid \$6.50
	2121 BOOK 132	- 1
REAL ESTATE MORTGAGE (TO CORPORATION)	C-384-2 T.W.	Hall Litho. Co., Topeka

THIS INDENTURE, made this 20th day of George A. Stan and Mary Stan, his wi of the County of Douclas	fe	, 19 62 , between
bougids		fter referred to as mortgagors, and
JNION FINANCE COMPANY OF TOPEKA INC. hereinafter referred to as mortgagee	lof Topeka, Kansa	s
WITNESSETH, That said mortgagors, in considerati TWO THOUSAND FIVE HUNDRED & SIXTY NIN	on of the sum of (\$2569.20) DOLLARS
to them duly paid, the receipt of which is hereby acknowl and assigns, all of the following described property situat to wit:		
Lot twenty nine (29) in block s (4) and addition to the City of	1x (6) of Edgewood Park Lawrence, County of Do	addition number Four
. Residence known as 1947 Edgelea		
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	mail to the set of	
to watch and the summarian and all of the and the	· · · · · · · · · · · · · · · · · · ·	
together with the appurtenances and all of the estate, ti above described property unto the mortgages forever.	and the second	is inerein. To have and to hold the
This mortgage is given to secure payment of the sum of TWO THOUSAND FIVE HUNDRED & SIXTY NIN		DOLLARS
ccording to the terms of a certain promiss	fory note this day executed by sa	id mortgagors to the mortgagee for
that amount which is due and payable on annum from the date thereof until paid, all according to the As additional and collateral security for the payment	he terms of said note.	with interest as #26# pen#
As additional and collateral security for the payment hereby transfer, assign, set over and convey to the mor that may from time to thme become due and payable und to hereafter to come into existence covering said property, mortgagors hereby agrees to execute, acknowledge and deli- ges may now or hereafter require in order to facilitate th income, which rights are to be exercised by said mortgag terms of this mortgage. Should operation under any o property, then all notes secured by this mortgage shall th Said mortgagors hereby covenant and agree that at property, and are seized of a good and indefeasible estate	we not portion relation, while all e payment to it of said rents, roy ee only in the event of delinquen d assignment shall terminate an ii, gas, mineral or other lease se ercupon become due and payable, the delivery hereof they are the of inheritance therein, free an	and it is to consect the same; and the or other instruments as the mortga- alties, honuses, delay rentals or other every or default in compliance with the d become void upon the payment and rivousy depreciate the value of said at the option of the mortgages. lawful owners of the above described d clear of all incumbrances, except
and that they will warrant and defend the same against a	ny and all claims whatsoever.	
This mortgage shall be void if all payments are made of the essence hereof. Said mortgagors hereby agree to pay all taxes asses		
and also agree to keep said property insured in favor of	said mortgagee in the sum of	DOLLARS
in an insurance company satisfactory to said mortgagee; penalties, interest and costs, and may insure the same at accruing penalties, interest and costs, and insurance, ah this mortgage upon the above-described property, and ah mortgagee.	in default whereof the mortgag the expense of the mortgagors, all from the date of payment the	ee may pay the taxes and accruing and the expense of such taxes and reof become an additional lien under
Mortgagors agree not to commit or permit waste on a If default is made in such ayment, or any part ther or if the insurance is not kept up thereon, or if any either the barbor of the whole principal of said debt, with interest ing unpaid or which may have been paid by the mortgage immediately due and payable, at the option of the mor after to take possession of said property and forcelose a law. Appraisement waived or not, at the option of the m mortgage may retain the amount due or to become due to costs and charges of making such sale, and the balance, if mortgages.	terms of said note—or this mon t, and all taxes and accruing pen se, and all sums paid by the mo tgagec; and it shall be lawful fo nd sell the same, or any part th ortgagee. Out of all money aris it according to the conditions of any, shall be paid by the party	trage are breached by the mortga- alties and interest and costs remain- tragage for insurance, shall become r the mortgagee at any time there- ereof, in the manner prescribed by ing from such foreclosure sale, the f this instrument, together with the making such sale, on demand, to the
IN TESTIMONY WHEREOF, the said mortgagors h	ave hereunto subscribed their na	mes on the day and year first above
• • • • • • • • • • • •	George A. Stan	A Tan (Seal).
	. Minj. It.	(Seal),
State of Kansas, County of Shawnee BE IT REMEMBERED, that on this 20 d	Mary Stan Mort , 88. ay of September	gagors
the undersigned, a Notary Public in and for the Gounty and State aforesaid, came Georg to me persphally known to be the same persons who execut deget the execution of the same.	and the second sec	in a start of the st
o me personally whown to be the same persons who execut dged the execution of the same. IN WITNESS WHEREOF, I have hereunto set my ha	and and affixed my official see on	the day and year last above written.
"(SEAL)	allas 6	Maria *
D L L	WILLIam E Branne	
LIL REACHER ON A	(My commission expires	July 27 , 19.63)
	Harded a	Beck Revister of Beeds

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