	18888	MORTGAGE	* BOOK 132	
THIS INDENTURE.	Made the - 16th		- October . , 1962	hatw
		and June A. K	ueker, husband and wife	
-	- 48			
of Lawrence	in the County of DING AND LOAN ASSOCIATION of	Douglas Lawrence, Kansas, party of the S	and State of Kansas part 188 of the first pa	art,
	t the said part 103 of the first			1
Seventy-H	Five Hundred and	no/100	D	OLLA
to then BARGAIN, SELL and M Doug!	ORTGAGE to the said party of the	second part, its successors and as	owledged, ha $V\Theta$ sold and by this indenture do signs, the following described real estate situated in the Co	GRAM
	Lot Three (3) in	Block Two (2)	in Hillcrest Addition, ence, in Douglas County,	
	an Addition to t	he City of Lawr	ence, in Douglas County,	
Together with all heating	g, lighting, and plumbing equipment	and fixtures, including stokers ar	nd burners, screens, awnings, storm windows and doors, and	wind
			ed on said property or hereafter placed thereon, s and appurtenances thereunto belonging, or in anywise apper	
forever.				0 11
			the delivery hereof they are the tawful owner.	3
,	, and a good and inc	The course of marriance the	The and crem of an incumorances	
	will warrant and defend			
			all times during the life of this indenture, pay all taxes and	
ments that may be levie upon said real estate in	d or assessed against said real estatesured for loss from fire and extend	e when the same become due and ded coverage in such sum and by	payable, and that they will keep the bush insurance company as shall be specified and directed	wildir by i
party of the second part	, the loss, if any, made payable to	the party of the second part to the become due and payable or to be	he extent of its interest. And in the event that said part 1 eep said premises insured as herein provided, then the party	.05
second part may pay sai	d taxes and insurance, or either, and of 10% from the date of paymen	nd the amount so paid shall become	ne a part of the indebtedness, secured by this indenture, an	nd sh
			ty-Five Hundred and no/100-	JLLA
according to the terms			said sum of money, executed on the . 16th	day
Octobe	, and by		rty of the second part, with all interest accruing thereon ac	
whether evidenced by not the terms of the obligation	te, book account or otherwise, up to on thereof, and also to secure any su	the original amount of this mortga am or sums of money advanced by	part 105 of the first part by the party of the secon- age, with all interest accruing on such future advances accor- the said party of the second part to pay for any insurance or	to d
			he first part shall fail to pay the same as provided in the ind	
charge of said property a necessary to keep said p assignment of rents shall	and collect all rents and income and	apply the same on the payment of other charges or payments provided balance of said obligations is full	come arising at any and all times from the property mortga of the second part or its agent, at its option upon default, in of insurance premiums, taxes, assessments, repairs or improve d for in this mortgage or in the obligations hereby secured by paid. It is also agreed that the taking of possession her preciouser or otherwise.	to ta
The failure of the s time, and to insist upon	econd part to assert any of its right and enforce strict compliance with	hereunder at any time shall not be all the terms and provisions in sa	be construed as a waiver of its right to assert the same at id obligations and in this mortgage contained.	a la
			art, the entire amount due it hereunder and under tifle terr	
provisions of said note	hereby secured, and under the term	as and provisions of any obligation	n hereafter incurred by part 105 of the first part for	
account or otherwise, up and in this mortgage con	to the original amount of this mort stained, and the provisions of future	obligations hereby secured, then t		rid no
ing unpaid, and all of the holder hereof, without no and all the improvement sell the premises hereby unpaid of principal and	ne obligations for the security of whotice, and it shall be lawful for the sthereon in the manner provided by granted, or any part thereof, in the interest together with the costs and	lich this Indenture is given shall in said party of the second part, it y law and to have a receiver appo manner prescribed by law, and ou I charges incident thereto, and the	created thereby, or interest thereon, or if the taxes on sa up, as provided herein, or if the buildings on said real est this conveyance shall become absolute and the whole sum ramediately mature and become due and payable at the option is successors and assigns, to take possession of the said p inted to collect the rents and benefits accruing therefron; it of all moneys arising from such sale to retain the amount overplus, if any there be, shall be paid by the party makin	remain of t
sale, on demand, to the	party of the first part. Part 188	of the first part shall pay party	of the second part any deficiency resulting from such sale.	
It is agreed by the therefrom, shall extend a parties hereto.	parties hereto that the terms and p and inure to, and be obligatory upon	rovisions of this indenture and ea the heirs, executors, administrator	ch and every obligation therein contained, and all benefits a rs, personal representatives, assigns and successors of the res	spect
IN WITNESS WHE	REOF, the part 100 of the firs	0	their hand and seafthe day and year last above writt	
Harold W	. Kueker, Jr.	(SEAL) Jur	ie A. Kueker	(SEA
	***************************************	111111111111111111111111111111111111111	***************************************	(Interest)
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TATE OF KANS			· · · · · · · · · · · · · · · · · · ·	
	TAG SS.			
DOUG	LAS COUNTY, 35.	16th	day of October Ap. 19	

husband and wife -

to me personally known to be the same person S acknowledged the execution of the same.

IN WITHERS WHEREOF, I have hereunto subscribed my name, above written.

21 1966

April 21

name, and affixed my official seal on the day and the Eby Motors Harold a. Beck horisto By. Yance Been, seputy