Reg. No. 18,309 Fee Paid \$17.00

. To	manaa			Devales					
THE LAWREN		ND LOAN ASSOCI	ATION of Lawr		A CONTRACTOR OF THE PARTY OF TH	d Part.	Kansas part 1	2.5 of the first	part, and
		undred ar			of the loan of	the sum of			DOLLARS
CONTRACTOR SERVICE CONTRACTOR	SUNTENDED THE STREET SHEETS	dul E to the said par	06/900000000000000000000000000000000000		ereby acknowles	iged, ha Ve so	d and by this ind	enture do	GRANT,
	LL and MORTGAG		ty of the secon		ors and assigns	, the following des	cribed real estate	situated in the	County of
'Four	rteen (11	feet of +), in Ur n Douglas	iversit	y Place,	an add	Sixteen lition to	(16) in the city	Block y of	
Together with shades or bline	all heating, light ds, used on or in	ing, and plumbing connection with sa	equipment and	fixtures, including ether the same are	stokers and b	urners, screens, aw in said property or	nings, storm windo hereafter placed t	ws and doors, a	ind window
TO HAVE forever.	AND TO HOLD	THE SAME, WIth	all and singular	r the tenements, he	ereditaments an	d appurtenances the	ereunto belonging,	or in anywise a	ppertaining,
		of the first part of						the lawful ov	mer.d.
of the premise	s above granted,	and seized of a go	od and indefea	sible estate of inh	eritance therein	, free and clear of	all incumbrances		-1
and that	they	will warrant a	nd defend the	same against all p	parties making	lawful claim theret	0.		
		parties hereto that							
ments that mu	ay be levied or as I estate insured f	sessed against said for loss from fire	real estate whand extended of	nen the same become coverage in such si	me due and pay um and by such	yable, and that h insurance compan	y as shall be spec	keep th	ted by the
party of the s of the first pa second part n bear interest	econd part, the loart shall fail to pay pay said taxes at the rate of 10	oss, if any, made ; ay such taxes when and insurance, or the date	ayable to the the same become either, and the of payment up	party of the second ome due and payal the amount so paid that fully recaid.	d part to the e ble or to keep shall become a	xtent of its interes said premises insur- part of the indeb	t. And in the ever ed as herein provid tedness, secured by	t that said par led, then the p this indenture	arty of the
This gran	t is intended as	a mortgage to sec	are the paymen	t of the sum of	Sixty-	eight Hu	ndred sho	i no/100	DOLLARS
	the terms of	one 0				sum of money, ex of the second part,			
to the terms whether evidenthe terms of the	of said obligation need by note, book the obligation then	, also to secure a account or otherweof, and also to se	Il future advan	ces for any purpor original amount of r sums of money as	se made to par this mortgage, dvanced by the	rt 108 of the with all interest a said party of the se	first part by the cruing on such ful	party of the se ture advances a or any insurance	cond part, ccording to e or to dis-
charge any ta	xes with interest t	thereon as herein p	rovided, in the	event that said pa	rt 19 of the I	first part shall fail	to pay the same as	provided in the	indenture.
		part hereby assign also all future advi lect all rents and in tenantable con nue in force until retard party of the							
The failu	re of the second phisist upon and e	part to assert any nforce strict compl	of its right her	eunder at any time the terms and pro-	shall not be o	construed as a walv	er of its right to this mortgage cont	assert the same alned.	at a later
		he first part shall secured, and und						CONTRACTOR OF THE PARTY OF THE	
advances, mai	de to herwise, up to the	original amount of	them of this mortgage	e, and any extension	ons or renewals	by party of the s	econd part whethe	er evidenced by	note, book
		, and the provision ment of such oblig						if the taxes of	In said real
estate are no not kept in a ing unpaid, a holder hereof, and all the in sell the prem	t paid when the s good repair as nd all of the oblig without notice, a mprovements there ises hereby grante	ment of such oblig same become due they are now, or i gations for the sec and it shall be law son in the manner d, or any part ther t together with th	and payable, or f waste is com- urity of which rful for the sale provided by law reof, in the mar	r if the insurance mitted on said pre this indenture is g d party of the sec w and to have a r nner prescribed by	is not kept up, mises, then this iven shall imme and part, its s ecciver appoint law, and out of	as provided herein s conveyance shall diately mature and successors and assigned to collect the ru- of all moneys arisin	become absolute a become due and p ins, to take posse ents and benefits a g from such sale	gs on said real nd the whole s ayable at the or ssion of the sa accruing therefr to retain the a	estate are um remain- ption of the id premises om; and to imount then
		of the first part.							
It is nor	eed by the partie	s hereto that the are to, and be obli	terms and provi	isions of this Inden	ture and each	and every obligation	therein contained	, and all benef	its accruing
IN WIT	NESS WHEREOF,	the parties	of the first pa	art ha VO her	eunto set. 12	101r hand and	seal the day and	rear last above	written.
27	aner C	(11)	· ·	(SEAL)	2/1	lengo	. //2	leon	(SEAL)
	Vernon 1	E. Wilson	1	(SEAL)		Helen	L. Wilson	1	(SEAL)
	manananin in			minum					
						. 1			

STATE OF	Cansas	
	Douglas	COUNTY, SS.
- HOTA	·	BE IT REMEMBERED, that on this 11th day of December A.D. 19 6 before me, a notery public in the aforesaid County and State, came Vernon E. Wilson and Helen L. Wilson, husband and wife
DLI	0/5/	to me personally known to be the same person. S who executed the foregoing instrument and duty acknowledged the execution of the same.
My Commission Expir	es Apr	IN WITHERS WHEREOF, I have hereunto subscribed my name, and officed-my official seal-on the day and year last above written. 11 21, 19 66

Recorded December 11, 1962 at 2:10 P.M.

Harda Bock Register of Deeds