29

eg. No. 20,024

			Fee Paid \$18
89656 BOOK 139	MORTGA	3E	
THIS INDENTURE, New UNA 16th		October	19 64 between
Hulen Forsee and Bessie Fo	orsee, Husba	nd and wife	the state of the s
THE LAWRENCE BUILDING AND LOAN ASSOCIATION of L	Douglas	and State of Kannas pert	108 at the first part, and
WITNESSETH, that the sold part 105 of the first p	surrace, Kansas, party of sart, in consideration of	the Second Part.	
Seventy-five Hundred and i	no/100		DOLLAÀS
BARGAIN, SELL and MORTGAGE to the said party of the set	eceipt of which is hereby cond part, its successors	acknowledged, ha VC sold and by this ind assigns, the following described real esta-	indenture do GRANT, te situated in the County of
Douglas and State of Kansas	to-wij:		
Lot Number Nine (9)	in Barker	Place, an Addition to	the
city of Lawrence, i	in Douglas C	ounty, Kenses.	
Together with all heating, lighting, and plumbing equipment a shades or blinds, used on or in connection with said property, y			
TO HAVE AND TO HOLD THE SAME, With all and singu former			
And the said part 108 of the first part do here of the premises above granted, and seized of a good and indef		A CONTRACTOR OF	
of the principal Baser Principal and Brance of a party and party	and the state of montrial	te merene, me and creat of all incentiorance	
and that they will warrant and defend the It is agreed between the parties herein that the part it			- 5 W.
ments that gap be levied or assessed against said real estate upon said real estate insured for loss from fire and extended	when the same become d	e and payable, and that they will	krop the buildings
upon said real estate insured for loss from fire and extended party of the second part, the loss, if any, made payable to th	coverage in such sum a e party of the second part	nd by such insurance company as shall be sp I to the extent of its interest. And in the ex-	ecified and directed by the
party of the second part, the loss, if any, made payable to the of the first part shall fail to pay such taxes when the same be second part may pay said taxes and insonance, or other, and bear interest at the rate of 10% from the data of payment	tome due and payable of the amount so paid shall until fully movid	to keep said premises journed as herein pro- become a part of the indebtedness, secured	olded, then the party of the by this indenture, and shall
the grant is intended as a morigage to secure the payment	unter runy repaid.		1 no/100 DOLLARS
		at of said sum of money, executed on the	
	serms made payable to t ances for any purpose m	he party of the second part, with all generati de to part 103 of the first part by the	accruing thereon according
to the terms of said obligation, also to secure all future administer evidenced by note, book account or otherwise, up to the the terms of the obligation thereof, and also to secure any sum			
charge any taxes with interest thereon as herein provided, in the	e event that said part16	Bof the first part shall fail to pay the same	as provided in the indentury.
Part 108 of the first part hereby asign to party of t secure said written obligation, also all future advances hereand charge of said property and collect all rents and income and a persenter to been still conserve in temperature reservables.	er, and hereby authorize	party of the second part or its agent, at its ment of insurance premiums, taxes, assessment	option upon default, to take " its, repairs or improvements
charge or samp property and connect and rends and income and an necessary to keep said property in temantable condition, or oth assignment of rends shall continue in force until the unsaid b shall in no manner prevent or retard party of the second part	er charges or payments, p stance of said obligations in collection of said unit	ravided for in this murtgage or in the oblig is fully paid. It is also agreed that the tail	ations hereby secured. This ling of possession hereonder
The failure of the second part to assert any of its right h time, and to insist upon and enforce strict compliance with all			
If said part 105 of the first part shall cause to be			
provisions of said note hereby secured, and under the terms	and provisions of any of		
advances, made to criticitat account or otherwise, up to the original amount of this mortgage and in this mortgage contained, and the provisions of foture of	ge, and any extensions or blightions hereby serviced	by party of the second part wheth receivels hereof and shall comply with all of then this conveyance shall be sold.	the provisions in said note
If default be made in payment of such obligations or any estate are not paid when the same become due and payable, not kept in as good repair as they are now, or if waste is con-			
not kept in as good repair as they are now, or if waste is con- ing unpaid, and all of the obligations for the security of which	nmitted on said premises, this indenture is given	then this conveyance shall become absolute hall immediately mature and become due and	and the whole sum remain- neyable at the option of the
Not hept in as good reparts they are now, or if weaks is too ing inspati, and all of the soligitations for the security of which holter hereof, withbeat notice, and it, shall be tasked for the s and all the improvements before in it. Dee manner previded by I still the premises hereity gratied, or any part thereof, in the m unspatie of principial and shorterst together, which the control and	and to have a receive anner prescribed by law.	art, its successors and essigns, to take poss e appointed to collect the rents and benefits and out of all moneys arising from such sale	accruing therefrom: and to to retain the amount then
unpaid of principal and interest together with the costs and c sale, on demand, to the party of the first part. Part 10.5	harges incident thereto, a	nd the overplus, if any there be, shall be pai	d by the party making such
It is agreed by the parties hereto that the terms and pro therefrom, shall extend and inure to, and be obligatory upon th			
parties hereto.			
INCUITNESS WHEREOF, the part 10 B of the first	(SEAL)	set offer handband seatche day and	Car The Report of the
Hulen Forsee	(SEAL)	Bessle Forsee	(SEAL)
	ana		
STATE OF Kansas			4
Douglas county, SS.			
E . F	D. That as this notary pi	16th day of October	A D. 19
	ulen.Forsee	and Bessie Forses, H	
and the second s	ife		1
acknowledged	the execution of the san		
above written.	COF. I have herewito sub	scribed my name; and attigant my official sca	on the day and year last
My Commission Expires April 21,	19.66	L. E. Eby	Netary Public
		2 of mat.	
ded October 19, 1964 at 11:00 A.	М. —	Nards a. Beck	Register of
			the full enumers
The undersigned, owner of the wi ebt secured thereby, and authorix	thin mortgage	, hereby acknowledges er of Deeds to enter t	he discharge of
age of record. Dated this 8			
alle or receiver marces serve o	th day of Jul		
alle of recirco. Succession		The Lawrence Savings	
ge er techer onte of a c		The Lawrence Savings THE LAWRENCE BUILDING	Association fo

Corn Seal)

C

» [] "

н. п. В.

Nortgagee