			Reg. No. #61 Fee Paid \$38.
	310	BOOK 139	in the

	10th MORTGAC		
THIS INCENTURE, Made this Ronald W. Sh	affer and Martha Sue Si	February naffer, husband and w	vife
d Lawrence The Lawrence Building and Lo	in the County of DOUGLAS W ASSOCIATION of Lawronce, Kansas, party of	and State of Kanazs partl 6	9.8 of the first part, and
Filteen Thousand	ies of the first part, is consideration of the Five Hundred and no/10]0=====================================	DOLLARS
BARGAIN, SELL and MORTGAGE to C Douglas	duly paid, the receipt of which is hereby he said party of the second part, its successors a and State of Kanzas, to-wit:	acknowledged, ha $\nabla \Theta$ solid and by this and assigns, the following described real estates	indenture do GRANT, le situated in the County of
Lot Thirte Number Two	an (13), Block Fifteen (2), an Addition to th	(15), in South Hills te City of Lawrence.	
The Mortgagors . und	erstand and agree that	this is a purchase m	oney mortgage.
Topether with all heating, lighting, and shades or blinds, used on or in connecti TO HAVE AND TO HOLD THE SA forever.	planthing equipment and fixtures, including stoks of with said property, whether the same are now ME, With all and singular the tenements, heredita	rs and burners, screens, awnings, storm wind located on said property or horeafter placed aments and appurtenances thereants belonging	tows and doors, and window thereon,
And the said part 105 of the	irst part do	t at the delivery hereof they are	the landst move B
of the premites above granted, and seiz	of of a grood and indefaasible estate of inheritance	e therein, free and clear of all incumbrance	• • • • • • • •
and that they will	warrant and defend the same against all parties	making lawful claim thereto,	
ments that may be levied or assessed a	reto that the part 1.0 S. of the first part shalp alost salid real estate when the same become du rom fire and extended coverage in such sum an	at all times during the life of this indentur e and payable, and that they will	e, pay all taxes and assess-
party of the second part, the loss, if an	one rive and extended coverage in such sum an y, made payable to the party of the second part	to the extent of its interest. And in the re-	ecified and directed by the mt that said part 10 S
second part may pay said taxes and im bear interest at the rate of 10% from This grant is intended as a mortes	y, made payable to the party of the second part axes when the same become due and payable or unance, or either, and the amount so paid shall it the date of payment until fully repaid. For pe to secure the payment of the sum of $B \Omega$	to keep said premises insured as herein provi occome a part of the indebtedness, secared i fteen. Thousand Five d no 100-200-200 Five	ided, then the party of the by this indenture, and shall Hundred
according to the terms of 0210	certain written obligation for the payment	t of said sum of money executed on the	10th mad
	$19, \frac{65}{5}$, and by its terms made payable to the secure all future advances for any purpose made or otherwise, up to the original amount of this milto to secure any sum or sums of moncy advanced	e party of the second part, with all interest e to part $1 \otimes 3$ of the first part by the ortgage, with all interest accruing on such h	accruing thereon according " party of the second part, ture advances according to
charge any lanes with interest thereon a	herein provided in the event that said mart 185	of the first part shall fall to now the same	Constraint and the second second
charge of said written obligation, also all fi charge of said property and collect all n necessary to keep said property in terma assignment of rests shall continue in fo shall in no mannee prevent or retard as	y assign Ta party of the second part the rents a ture advances hereinder, and hereby authorize part is and income and apply the same an the paym table condition, or other charges or payments, or until the unpaid balance of said obligations i ty of the second part in collection of said sums	d income arising at any and all times from rity of the second part or its agent, at its o ent of insurance premiums, taxes, assessment wided for in this mortgage or in the obligan s fully paid. It is also agreed that the tak	the property mortgaged to ption upon default, to take 3, repairs or improvements tions hereby secured. This ng of possession hereunder
time, and to insist upon and enforce str	ct compliance with all the terms and provisions	not be construed as a walver of its right to in said obligations and in this mortgage cont	assert the same at a later
provisions of said note hereby secured,	art shall cause to be paid to party of the secon and under the terms and provisions of any obli-	I part, the entire amount due it bereunder gation hereafter incurred by part188 of	and under the terms and the first part, for future
advances, made to account or otherwise, up to the original and in this mortgage contained, and the	GITCHI impunt of this mortgage, and any extensions or r provisions of future obligations bareby secured th	by party of the second part whether wnewait hereof and shall comply with all of	r evidenced by note, book the provisions in said note
If default be made in payment of s estate are not paid when the same beco not kept in as good repar as they are r ing unpaid, and all of the obligations for holder hereof, without notice, and it sha	th obligations or any part thereof or any obliga- me due and parable, or if the immarance is not in own of it wants is committed on said premise, it the security of which this indeture is given take to be lawful for the said party of the second para manner provided by law and takes at receiver and thereof, in the manner prescribed by law, an with the costs and charges inclusion there there	on term conveyance shall be you. ions created thereby, or interest thereon, or each up, at provided herein, or if the buildin hen this conveyance shall become absolute at all immediately mature and become whe and pu- the sourcesson and arguing to the any	If the taxes on said real gs on said real estate are ad the whole tax remain- symble at the option of the
and all the improvements thereon in the sell the premises hereby granted, or any unpaid of principal and interest together sale or demand to the most of the factor	manner provided by law and to have a receiver part thereof, is the manner prescribed by law, an with the costs and charges incident thereta, and part. Part 10.8 of the first part shall pay p	appointed to collect the rents and benefits a d out of all moneys arising from such sale t the overplus, if any there be, shall be paid	to retain the amount then by the party making such
It is agreed by the parties hereto U therefrom, shall extend and inure to, and parties hereto.	be obligatory upon the heirs, executors, administ	arty of the second part any deficiency results I each and every obligation therein contained, rators, personal representatives, assigns and 1	ng from such sale. , and all benefits accruing accessors of the respective :
		their handSand seasSthe day and y	
Ronald W. Shaffe	(SEAL) (SEAL)	Martha Sue Shaffer	fer (SEAL)

STATE OF KANSAS	[ss	1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	
DOUGLAS	COUNTY,	th day of February	A. D. 1465
E BA	before me, a Notary Publ	lic in the after r and Martha Sue Shaf	reald County and State.
A HOLAR L	husband and wife	e person B who executed the foregoin	g instrument and duty
BLIC	acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscrib		
My Commission Expires Apri	above written. 1 21. 19 66	L.E. Eby	belle I
The second se			0

Recorded February 11, 1965 at 10:16 A.M.

Janice, Beem, Register of Dee

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