	1 Ret.	No. 86	The under the disc AND LOAN	A CENT
	BOX Tre 404		signed. arge of ASSOCIA	
	MORTGAGE	19.65 betwees	owner c this ma rion	
	of Lawrence in the County of Douglass and State of Kanass parties of the Market County of Lawrence, Kanas, party of the Second Part.	e first part, and	of the vortgage	
	Fifteen Thousand and no/100	CRANT, B	eithin of rec M.D. Va	
	Lot One Hundred Fifty-eight (158) in Country Club North, an Addition to the City of Lawrence, as shown by the recorded plat thereof. in Dauglas Country States	INCOMPANY	morigag ord. ughn. E	
	The Mortgagors understand and agree that this is a purchase money m Together with all heating, Magning, and plaumbing requirement and Fources, including stakes and harvers, increment, ammings, sincer mindows and do stakes or blinks, used on or in connection with and property, whether the same are new located on taid property or intrasfer placed thereau. TO HAVE AND TO HOLD THE SAME, with all and simplar the increments, hereditaments and apputramences thereauto belonging, or infjarys forever.	ers, and window	je, here xec. Vi	
	And the said part 105 of the first part do hereby covenant and agree that at the delivery hereof DhGY BFC the load of the premises above granted, and seized of a wood and indefeatible estate of inheritance therein, free and clear of all incombrances.		by ack Dated ce Pre	
	and that $thoy$ will warrant and defend the same against all parties making famful claim therems. It is apreed between the parties hereto that the part 10.3 of the first part shall at all times during the life of this indentary, pay all to ments that may be invited or assessed available that and the part 10.3.	unts and assess-	R nowledg this 5 sident	
	ments that only be levied or assessed spaint, said real estate when the same become due and parable, and that they will have used to be assessed by the same become due and parable, and that they will have the same become due to be assessed search or the same become due to be assessed search or the same become due to be assessed search or the same become due to be assessed to be assessed search or the same become due to be assessed to be	p the buildings Sirected by the I part105 he party of the	ELEASE es the th day	
	according to the terms of ORC certain written obligation for the sum of F11 teen Thousand and no/100=	DOLLARS	full p of Sep Mort	
	February , 1965, and by its terms made payable to the party of the second part, with all interest accurate do the to the terms of said obligation, also to secure all fature advances for any purpose made to part 1.08 of the first part by the party of to the terms of the obligation thereof, and also to secure any turn or sums of money advanced by the said party of the second part to pay for any immu- themes of the obligation thereof, and also to secure any turn or sums of money advanced by the said party of the second part to pay for any immu-	e second part, =	11 payment Sept. 196 Mortgages.	
	charge any taxes with interest therean as herein provided, in the event that said northogs of the first part that fail to pay the name as provided in Part 1.0.3 of the first part hereby assign to party of the second part the rests and income arising at any and all times throw the property that the first part that fail to pay the name as provided in the rests and income arising at any and all times throw the property that within obtained in the rests and income and apply the jame on the instruct of instruct parts of at its agent, at its optima upon recommany to keep said receivery in transitable condition, or other charged or payment of instructe premiums, taxes, attenues, a	the indentury.	of the	1
	time, and to insist upon and enforce strict compliance with all the terms and provident sound obligations and an water of its right to assert the s	ame at a taler	debt s he Lawr	
	If sold part 10.5 of the first part shall couse to be paid to party of the second part, the entire amount than it herrspectement. provisions of sold note hereby secured, and under the terms and provisions of any obligation hereafter incurred by part10.5 of the first p advances, made to UL1000 by the regional measure of this metagage, and any extensions or renovaits hereof and all comply with all of the provision and in this mertgage contained, and the provisions of here beligations hereby secured, there this conveyance shall be wold.	uart for future	secured rence Sa	t
	and in this mergage contained, and the provisions of future obligations hereby secured, then this conveyance shall be void. If default be made in payment of such obligations or any part thereof or any colligations created thereby, or interest thereon, or if the taxe restate are not shall when the same become due and payments thereof or any colligations created thereby, or interest thereon, or if the taxe not kept in as good repair as they are now, or if waste is committed on hald permised, thus this conversion their laces and there are the obligations for the provided hereic, or if the buildings on safe in incursion, and all of the obligations for the security of whole the incurs of the built become absolute and the whole the incurs of the obligations for the provided hereic.	s in said note	d thereb Savings (Co	14 A. 1.
	If default be made in payment is such obligations or any part thered or any part thered is any part there and the anot any part there any part there any part there any par	option of the said premises efrom; and to amount then y making mets	eby, and s Associa Corp.Seal	
	It is agreed by the parties hereto that the terms and provisions of this indentane and each and every thipation thereis contained, and all be therefron, shall extend and imre to, and be utiligatory upon the heles, excellent, administrators, personal representatives, assigns and successors of parties hereto.	nefits accruing the respective	authori ation fo 1)	
4	Jackie J. Lonsinger (SEW) May Francis Lonsinger		rizes the formerly	
			e Regis known	
	STATE OF KANSAS		ter of as THE	
	E IT REMEMBERER That on this 22nd day of Pebruary A to before me, a Notary Public in the interestid County		Deeds LAWREN	
	A A A A A A A A A A A A A A A A A A A		to ente CE BUII	
	IN WYTEESS WHEESS THE bevents subscribed my name, and affind my official und in the day an above writes. My Commission Expires April 21 19 66 L. E. Eby Rederg	i year taat	enter BUILDING	
Rec	N I D	ter of Deeds		

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No. of Street