******	BOOK	110		
	5th	IGAGE		65
THIS INDENTURE, Made this Charline	L. Taylor, a s.			, 1965 betweer
THE LAWPENCE BUILDING AND LOAN ASSOC	County of Dougli	B E. and St	ate of Kansas party	- / of the first part, and
WITNESSETH, that the sold party Two Thousand and no,	of the first part, in considera 100	tion of the loan of the sum of		DOLLARS
a her da BARGAIN, SELL and MORTGAGE to the said pu Douglas and Su	ify paid, the receipt of which irty of the second part, its suc ste of Kansas, to-wit:	is bereby acknowledged, ha ${\mathbb S}$ account of assigns, the following th	sold and by this inden ny described real estate s	ture do GRANT tuated in the County of
Lot Eighty-One (Lawrence, in Doug	rlas County, Ke	inass.		
ogether with all heating, lighting, and plumbing hades or blinds, used on or in connection with s TO HAVE AND TO HOLD THE SAME, with order.	aid property, whether the same all and singular the tenements	are now located on said proper, hereditaments and apportenam	ty or hereafter placed the	reon.
And the said part $\overline{\mathcal{Y}}$ of the first part f the premises above granted, and seized of a \mathfrak{g}		agree that at the delivery here inheritance therein, free and cl		the lawful owner
		Il parties making lawfol claim		
It is agreed between the parties herets that rents that may be levied or assessed against sale pon said real estate insured for loss from fire	I real estate when the same b and extended coverage in such	ecome due and payable, and the sum and by such insurance of	m she will smpany as shall be specif	keep the buildings led and directed by the
arty of the second part, the loss, if any, made f the first part shall fail to pay such taxets whe recond part may pay said taxes and insurance, o ear interest at the rate of 10% from the date	n the same become due and part r either, and the amount so part of payment until fully repaid	ayable or to keep said premises and shall become a part of the	indebtedness, secured by	I, then the party of the this indenture, and shall
This grant is intended as a mortgage to sec coording to the terms of ODE 0	ertain written obligation for th	e payment of said sum of mon	w, executed on the	5th day of
		able to the party of the second pose made to party of of this mortgage, with all inter		
hether evidenced by note, book account or other he terms of the obligation thereof, and also to se harge any laxes with interest thereon as herein p	rovided, in the event that said	part y of the first part shall	fail to pay the same as p	rovided in the Indenture.
Party of the first part hereby assign eccre said written obligation, also all huter adu- targe of said property an couldct all releas and exestignment of metis shall continue in force antil- hall in no mannee prevent or relard party of the	and and and the streng as	towards party of the second par	e or its agent, at its optic	on upon default, to take
The failure of the second part to assert any me, and to insist upon and enforce strict compl	of its right hereunder at any t innce with all the terms and p	ime shall not be construed as a novisions in said obligations and	waiver of its right to ass in this mortgage contain	ert the same at a later ed.
If said part y of the first part shall rowisions of said note hereby secured, and unde	couse to be paid to party of	the second part, the entire an any obligation hereafter incur	munt due it bereunder an	d under the terms and he first part for future
frances, made to ccount or otherwise, up to the original amount o nd in this mortgage contained, and the provision	her f this mortgage, and any exten s of future obligations hereby s	by party of sions or renewafs hereof and sh secured, then this conveyance sh	the second part whether all comply with all of the all be void.	provisions in said note
If default be made in payment of such oblig late are not paid when the same become due, at leght in as good repair as they are now, or it is unpaid, and all of the obligations for the sac other herrod, without notice, and it shall be bas of all the improvements thereon in the manner it the premises hereby paratack, or any part them pashs of principal and interest together with the	ations or any part thereof or a and payable, or if the insuranc waste is committed on said p urity of which this indenture is	ny obligations created thereby, is in not kept up, as provided to remises, then this convergance s i given shall immediately mature	or interest thereon, or if servin, or if the buildings hall become absolute and and become due and paya	the taxes on said real on said real estate are the whole sum remain- ble at the option of the
We, on demand, to the party of the first part, P it is agreed by the parties hereto that the t wrefrom, shall extend and inure to, and be oblig prices hereto.	arty of the first part s	hall pay party of the second pe	rt any deficiency resulting	from such sale.
THE WATER THE PAPER ALL AND	of the first part has a h	A A Annual A	and seal the day and year	
	(SEAL)	Charline L.	Taylor	(SEAL)

TE OF KANSAS	}ss.			
E CON	REMEMBERED, That on this fore me, a No t	5th day of ary Public	April h the after	A. D., 19 65 ald County and State
U.T. T. T. T	me Charline I	. Taylor, a si	ngle woman.	
	monication the execution of r	the same person whi he same. to subscribed my name and of		
	21 19 66	L.	E El	