	Reg. No. 324
	Fee Paid \$21.25
1394 BOOK 140 MORTGAGE	
THIS INDENTURE, Made this 26th day of Ma Max M. Thomas and Vers L. Thomas, husband and	y 1965 between wife
Lawrence in the County of Dolig1ac and State or RE LAWRENCE BUILDING AND LOAN ASSOCIATION of Lawrence, Kanas, party of the Second Part. WITHESSETH, that the and part 105 of the first part, is consistention of the heat of the sum of Elighty-Pive Hundred and no/100	f Kanuas pard 6.8 of the first part, and
them doty paid, the receipt of which is hereby attanuitedged, ha V.C. a MRAIN, SELL and MONTCAGE to the said party of the second part, his successors and pasign, the following de DOUGLAS and State of Kanas, to-wit:	uttans ad and by this industant an ERANT scribpd real estate situated in the County of
Lot Ninety-five (95) in Country Club North,	
to the City of Lawrence, as shown by the red thereof, in Douglas County, Kansas.	corded plat
And the said part 185 of the first part do hereby covenant and agrees that at the delivery hereof 1 the premises above granted, and seized of a good and indefeasible estate of inderikance therein, free and clear of 1 that they will warrant and defend the same against all parties making lawful claim therein	all incumbrances
It is append between the parties hereis that the part $\hat{L} \oplus \hat{R}_{-}$ of the first part shall at all times during the life its that may be level or assessed against tails real estate when the same become due and parable, and that \hat{L} is that real estate intervel for its from fire and extended coverage in such sum and by task however	of this indenture, pay all taxes and assess-
ty of the second part, the less, if any, made payable to the party of the second part is the extent of fits include the first part that fails to pay such tarks when the same become due and payable or is keep table premiser insure and part, may pay taid tacks and insurance, or either, and the amount so paid shall become a part of the indekt " interest at the rate of 100%. From the date of payment until fully regaid.	And in the event that said parts 0 11 and the second parts of the second by this indenture, and shall
The prime is increased as a mortaging to because the payment of the sum of $3.2 \leq 10 (y - 7.3 \sqrt{c})$ filling ording to the terms of ODE certain written obligation for the payment of laid sum of morey, exe $M_0 y$, 19^{OS} , and by its form and payable is the party of the parcent and	red and no/100-pollars
be terms of said abligation, also to secure all future advances for any purpose reade to part 1.05 of the fitter evidenced by mote book account or otherwise, up to the original annual, of this mortgage, with all interest an even of the objectate thereof, and also to secure any sum of the objectate thereof, and also to secure any sum of more advanced by the said party of the even gravity takes with interest thereon as kerein provided, in the event that said part 100 of the first part shall fail to	
Part 1.6.5. of the first part hereby assign to party of the second part the vents and income approximal tain to re said written abligation, also all future advances hereunder, and hereby authorize party of the decoud part of it and all reessant and and and an another advances hereunder. The same on the express of invariance presented stary to keep said property in transatable condition, or other charpes or payments provided for in this mortgage memory of rests shall continue in force will the unpubli balance of said abligations is fully paid. It is also aper it is nameer present or retard party of the second part in collection of said abligations is fully paid. It is also aper it is no manner present or retard party of the second part in collection of said abligations.	d all times from the property mortgaged to a agent, at its option upon default, to take taxes, assessments, repairs or improvements or in the obligations hereiny secured. This ed that the taking of possession hereingter
, and to insist upon and enforce strict complexities with all the terms and provisions in said obligations and the first part shall cause to be paid to party of the second part $\mathbb{L} \otimes \mathbb{S}$ of the first part shall cause to be paid to party of the second part is end to end the end of the second part $\mathbb{L} \otimes \mathbb{S}$.	r of its right to assert the same at a later
scenario calif note hereby secured, and under the terms and provisions of any chilipation hiereafter incurred by sease, mode to: $10-10-10-10-10-10-10-10-10-10-10-10-10-1$	part 105 of the first part for future cond part whether evidenced by note, book nply, with all of the provisions is said note
If defaults be made in payment of such obligations or any part thereof or any obligations created thereby, or intu- es are not paid when the same become dow and payments, or if the measure it not they as provided herein, need in a good repair as they are now, or if wasts is committed or indefaure hereiner, the tits coverage that and and all of the obligations for the sucrity of which the indefaure hereiner, that measure that here is the obligations of the sucrity of which the indefaure hereiner, that meeded herein, and the improvement thereon in the manary previoled by law and there a vecelerize the indefault of an obligations of here previous thereon in the manary previoled by law and there a vecelerize the indefault of an obligation of the obligations of the sucrity of parts and early of parts and the previous there in the thereast, or any part thereast in the manary previoled by law, and for of the indefault hereast. On the sucrity of the sucritical thereast in all the intervent would be combined and thereast the obligations of the sucrity of the sucritical thereast in the intervent and the intervent obligations with the constant of the sucritical thereast in a different the sucritical thereast in a different with the constant and charges the indefault thereast in all the intervent obligations in the sucritical thereast in a different with the constant of the sucritical thereast in a different thereast in the sucritical thereast in a different thereast in the sucritical thereast	erest thereon, or if the taxes on said real or if the buildings on said real estate are come abouts and the whole sum remain- ecome due and payable at the option of the is and batefits according therefron; and to them such ask to relatin the amount then
on demand, to the party of the first part. Part 10.8 of the first part shall pay party of the second part any It is agreed by the parties hereto that the terms and provisions of this indemane and each and very abilitation from, shall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal representative is hereto.	deficiency Reulting from such sale. therein contained, and all benefits accruing es, assigns and successors of the respective.
INTWETNESS WHEREOF, the part 198 of the first part have hereunto set their hand and see 30. The man and and see (SEAL) User A. The	alfthe day and year last above written.
Max M. Thomas (SEAL) Vera L. Thomas	

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