Reg. No. 375 Fee Paid \$25.00

1592 MORTGAGE BOOK 140	
nus morennes, mase make 20th for an May 1965 between Prederick James Stephenson and Carolyn Schmidt Stephenson, husband and wife	ath market
of Lawrence in the County of Douglas and State of Kanzas part 105 of the first part, and THE LAWRENCE BUILDING AND LOAN ASSOCIATION of Lawrence, Kanzas, party of the Second Part.	
WITHESSETH, that the said part 1.6 S of the First part, in consideration of the loan of Ten Thousand and no/100	The second se
is them day paid, the receipt of which is bring actomuladed as VC_sold and by this indextor do GRANT BARGAIN SELL and MARTGAGE to the mid party of the second part, its successor and assign, the following described real estate blasted in the County of Douglas and State of Keman, is write Lot Sixteen (16), in Block Sixteen (16), in Lene Place Addition,	and and and
an Addition to the City of Lawrence, in Douglas County, Kanasa. The Mortgagors understand and agree that this is a purchase money mortgage, Tepther with all heating, lighting, and plumbing requipment and futures, including tidars and burner, persent, swnings, tierd windows and doors, and window shades of black used as or is connection with and property or herefter place thereas.	The second s
TO HAVE AND TO HOLD THE SAME, With all and singular the tenements, hereditements and apportenances thereusto belonging, or in anywise apportaining former.	and a state of the
And the sold part 103 of the first part do bereby covenant and agree that at the delivery hereof $they are the lawful owner 3 of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances$	The second second
and that. They will warrant and defend the same against all parties making lawful claim thereta.	TT STORE TO
events that may be levied or ansessed against said real estate when the same become due and payable and that $5D03 \le 0.11$ keep take and approximate said real estate insured for loss from five and estanded coverage in such turn and by such insurance company as shall be specified and directed by the	Contraction of the local division of the loc
party of the second part, the loss, if any, mude payable to the party of the second part to the extent of its interest. And in the event that said partiel S of the first part half fall to pay such taxes when the same become due and payable or to keep said premises insured as herein provided, then the party of the second part, may pay said sames and insurance, or either, and the amount so paid shall become a part of the indebtedness, secured by this indenture, and shall became a part of the indebtedness, secured by this indenture, and shall became a part of the indebtedness, secured by this indenture, and shall be a finite secure of the indebtedness.	Terters and a
This grant is intended as a mortgage to secure the payment of the sum of Ten Thousand and no/100 pollars according to the terms of ODB certain written obligation for the payment of said sum of money, executed on the 26th day of May 1965 and by its terms made mention to the part of the during out with all build write the said sum of the during the secure with all build be and the secure terms and a mention to the said sum of the during terms and the said sum of the during terms and the secure terms and the secure terms are secured to be added and the said sum of the during terms and the secure terms are secured to be added and the secure terms are secured to be added and the secure terms are secured to be added and the secure terms are secured to be added and the secure terms are secured to be added and the secure terms are secured to be added and the secure terms are secured to be added and the secure terms are secured to be added and the secure terms are secured to be added and the secure terms are secured to be added and the secure terms are secured to be added and term	TAXABLE IN CO.
May . 19 <u>5</u> , and by its terms made payable to the party of the sprond part, with all interest accruing thereon according to the terms of solid obligation, also to secure all flature advances for any purpose made to part 10.8 of the first part by the party of the second part, which are interest accruing the terms of solid obligation, also to secure all flature advances for any purpose made to part 10.8 of the first part by the party of the second part, book account or otherwise, up to the original amount of this mortgage, with all interest accruing on such future advances according to the second part of part. The said party of the second part of part for any insurance or to dis-	
So there is no experiment where an in the second part is more some or movey parameters by the second part to pay for any insurance or to dis- charge any taxes with interest therein provided, in the resent that said part 10% for the first part shall fail to pay the same as provided in the indenture. Part 0.8 of the first part hereby assign to party of the second part the rest and income aritima at any and all times from the prometry extra and the part and the part of the second part of the rest and income aritima at any and all times from the prometry extra and the part of the second part of the second part of the rest and income aritima at any and all times from the prometry and the second part of the se	1
Perd 6.8. If the first part hereby assign to party of the second part the rests and income arting at any and all times from the property mortgaged to secure sold written obligation, also all foure advances becaucher, and hereby authorits party of the second part or its agent, at its replica upon default, to take charge of askid property and coefficient all rests and henome and apply the same on the payment of insurance premium, takes, assessments, replica to prove default, to take assignment of rests shall continue in force unit the supplications of polyations for in this mortgage or in the colligations hereby secured. This assignment of rests shall continue in force until the supplications and balance of said forgations by a shall be applied that the taking of passession hereonder shall in no manner provent or retard party of the second part to collection of said sums by forections or otherwise.	Statistica
The failure of the second part to assert any of its right hereunder at any time shall not be construed as a walver of its right to assert the same at a later time, and in insist upon and enforce strict compliance with all the terms and provisions in said obligations and in this mortgage contained. If said part 188 of the first part shall cause to be paid to party of the second part, the entire amount due it hereunder and under the terms and	titute.
provisions of said note hereby secured, and under the terms and provisions of any obligation hereafter proceed by part 100 for the first part for future advances, made to the environment of this meritance and any extensions or managers have on the first whether evidenced by note, book	and the second
account or otherwise, up to the original amount of this mortgape, and any extensions or renewals hered and shall comply with all of the provisions in said note and in this mortgape costained, 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 obligations created thereby, or interest thereon, or if the taxes on said real	THE OWNER
Add the said part 1875 of the first part 60 hereby covenant and agree that at the delowy hereof	The second s
It is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits accruing therefrom, shall extend and inure to, and be obligatory upon the heirs, executors, adminustrators, personal representatives, assigns and successors of the recordship.	and a statement
IN WITNESS WHEREOF, the partles of the first part have hereints set their handland sealthe day and year last above written.	THE OWNER WATCHING
Frederick James Stephenson (SEAU) Carolyn Schmidt Stephenson (SEAU)	and and a
	Intern
DQUOLAS COUNTY, SS.	COLUMN DE LA COLUMN
ter of Electronic Text on this 20th stay of May A. D. 19 05 before me, a Notary Public in the aforesid County and State. Frederick James Stephenson and Carolyn Schmidt	COLUMN 1
Image: Stephenson, husband and wife Image: Stephenson, husband and husband and wife Image: Stephenson, husband and husband an	CONTRACTOR OF STREET,
acknowledged the recution of the same. III WITHERS WINDERF have hereven understand my name, and pfiled my efficiel seg) on the day and year lask above written	TRANSIN .
My commission Expires April 21 1966 D. Col	1001

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