Reg. No. 414 Fee Paid \$40.00

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การหลังที่สำคัญและสามสายสายสายสายสายสายสายสายสายสายสายสายสายส	MORTGAGE	1719 BOOK 140	
THIS INDENTURE, Made this 29th		Tumo 67	
Raymond H. Shackelfor	d and Evelyn C. Sha	ckelford, husband and w	tf'e
of Lawrence , in the County of	Douglas	and State of Kansas parties of the first	
THE LAWRENCE BUILDING AND LOAN ASSOCIATION of WITNESSETH, that the said partiel of the fin	I Lawrence, Kansas, party of the Second P	art .	part,
N- Provent inousand and no/1	U()====================================		DOLLA
to them duly paid, the BARGAN, SELL and MORTGAGE to the said party of the	he receipt of which is hereby acknowledged becond part, its successors and assigns, th	, ha $\nabla \Theta$ sold and by this indexture do the following described real estate situated in the	GRA
The South 36 feet of L of Lot Fourteen (14), Addition to the City of	in Block "B", in Lay	vrence Heights, an	
Addition to the City of the West line of said 1	f Lawrence, said mes	surement to be on	
出现 网络新拉斯新西西西部 植物植物和生物的过去式和过去分词	N HATTER OF BRIDE BELLE F		
Together with all heating, lighting, and phumbing equipment shades or blinds, used on or in connection with said property TO HAVE AND TO HOLD THE SAME with all and on	and fixtures, including stokers and burnes	T, screens, awnings, storm windows and doors, and	wind
TO HAVE AND TO HOLD THE SAME, With all and sin forever.	ngular the tenements, hereditaments and ap	of property or hereafter placed thereon.	
And the said part $10.8$ of the first part do he of the premiest above provided and point d	with communit and more that in the state	the same according, or in anyware appr	rtainit
of the premises above granted, and seized of a good and inc	defeasible estate of inheritance therein, fre-	ery served, where y is a the lawful owner e and clear of all incomprometer	1.0
It is agreed between the parties hereto that the part i	the same against all parties making lawfu		
It is appred between the parties hereto that the part 1 ments that may be levied or assessed against said real estate spon said real estate insured for tors from fire and extend party of the second part, the last if may made applied	e when the same become due and payable	during the life of this indenture, pay all taxes and and that U107 w111	A3563
party of the second part, the loss, if any, made payable to t	ed coverage in such sum and by such insu	rance company as shall be specified and directed	by th
of the first part shall fail to pay such taxes when the same second part may pay said taxes and insurance, or either, and	become due and payable or to keep said p the amount to paid shall become a case	of its interest. And in the event that said part-	o at th
party of the second part, the lass, if any, made payable to t of the first part shall fail to pay such taxes when the same second part may pay said taxes and insurance, or either, an elser interest at the rate of 10% from the date of paymen This prant is intended as a mortawe to second the same	t until fully repaid.	or one indeptedness, secured by this indenture, an	nd sha
a second of build	en obligation for the payment of said sum	Jusand and no/100	LLAR
in the let	a barrent mande manufally as the		day o
to the terms of said obligation, also to secure all foture ad whether evidenced by note, book account or otherwise, up to it the terms of the obligation thereof, and also to secure any sum charge any taxes with interest thereon as herein provided in a	hances for any purpose made to part est	of the first part by the party of the secon	d part
the terms of the obligation thereof, and also to secure any sun charge any taxet with interest thereon as being any little	n or sums of money advanced by the said no	arty of the second part to pay for any insurance or	ding to
charge any taxes with interest thereon as herein provided, in t Part 108 of the first part hereby assign to party of	the event that said part183 of the first pa	rt shall fail to pay the same as provided in the ind	enture
ecure said written obligation, also all future advances hereun- tharge of said property and collect all rents and income and a	der, and hereby authorize party of the second	ng at any and all times from the property mortga and part or its agent, at its option upon default, i	ged to to Lake
issignment of rents shall continue in force until the unpaid b ball in no manner.	her charges or payments provided for in t	t is also acceed that the obligations hereby secured	This
Pari 108 of the first part berefy assign to party of score said written obligation, alto all future advances herean scores and written obligation, alto all future advances herean exersance to heap said process in treassable condition, or est sugment of rests shall continue in force until the ungaid ball in no manue prevent or related party of the scond part The follow all the second part to assert any of its right h	I in collection of said sums by foreclosure	or otherwise.	eunder
and to many upon and enforce strict compliance with al	I the terms and provisions in said obligati	or as a warver of its right to assert the same at i	a later
If said part 103 of the first part shall cause to be revisions of said note hereby secured, and under the terms dvances, made to			
dvances, made to the original amount of the	by par	ty of the second part whether evidenced by part	future
count or otherwise, up to the original amount of this mortga and in this mortgage contained, and the provisions of future of If default be made in payment of such obligations	ige, and any extensions or renewals hereof bligations hereby secured, then this conveya	and shall compty with all of the provisions in sale	note
If default be made in payment of such obligations or any first are not paid when the same become due and payable, is they in a spool repair as they are now, or If wasts is now a unpaid, and all of the obligations for the security of which der hereof, without notice, and it shall be harded for the so it the inpreventis thereon in the manner provided by it if he premises hereby granted, or any part thereof, in the un- aid of all for the party of the first part. Begins and it, on demand, to the party of the first part. Begins of 9.0 cm	part thereof or any obligations created th or if the insurance is not kept up, as pro-	ereby, or interest thereon, or if the taxes on sal	d real
g unpaid, and all of the obligations for the security of which older hereof, without notice, and it shall be burful for	mmitted on said premises, then this convey this indenture is given shall immediately r	ance shall become absolute and the whole sum re-	e are main-
ad all the improvements thereon in the manner provided by in all the premises hcreby granted, or any part thereof, in the ma	and party of the second part, its successor aw and to have a receiver appointed to co	s and assigns, to take possession of the said pre- diect the rents and benefits accruing therefrom; a	mises
paid of principal and interest together with the costs and ch	harges incident thereto, and the overplus, i	neys ariting from such sale to retain the amount f any there be, shall be paid by the party making	then such
It is acreed by the martine burnin that the tory	a true parts town but burth of the bert	and part any deticiency resulting from such sale,	
rties hereto.	e ners, executors, administrators, personal	y obligation therein contained, and all benefits acc representatives, assigns and successors of the resp	truing ective
IN WITNESS WHEREOF, the part 10 E of the first p	art ha VO hereunte set the 1r	hand and seal the day and year last above writte	n. 2
Raymond H. Chackelford	ISEAL) Enely	C & Vierbellond_	EAL
and a state of the	(SEAL)Evelyn	C. Shacke,Mord ors	
TATE OF KANSAS			
DOUDT AS			
BE IT REMEMBERE	In That as this 29th	y of June An a	10
before me, a	Notary Public	in the aforesaid County and I	line
NOTAR	ymond H. Shackelford	1 and Evelyn C. Shackel	for
a inti	spand and wire		
	the execution of the same,	who executed the foregoing instrument and	
	11	and affixed my official seal on the day and year	last
Commission Expires April 21	19.66	The Cloy	
June 29, 1965 at 3:39 P.M.	4. A. L.	Botary Publi	5

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