Reg. No. 423 Fee Paid \$40.00

MORTGAGE.

BOOK 1h0 Loan No. H-2082

THIS INDENTURE, made this

W. Cak

day of June, 1965 by and between Robert L. Brock and Mary Louise Brock, his wife

Shawner County, Kansaa, Mortagor, and THE TOPEKA SAVINGS ASSOCIATION, a corporation organized and existing der the laws of Kansas, Mortgagee;

1753

30th

WITNESSHTH, That the Mortgagor, for and in consideration of the sum of Sixteen Thousand and No/100 he seeder of which is hereby acknowledged, does by these presents moorgage and warrant inno the following orever, all the following described real estate, situated in the coursey of Kenge, State of Kansas, co-otti - - - - - - - Dollars (\$ 16,000.00

Lot 6, Block 1, in Stinson Hills, an Addition to the City of Lawrence, Douglas County, Kansas.

TO Have and in huid in grantizes described, tiggther with all and singular the toneannus, benchimments and apparentments theremus belonging, and the ranz, issues, and prefix thereoft and also all opparatus, machinery, firsters, chands, lumacis, unchances, makes, all burness, eakiness, ands, furnaces, manuele, light futures, elevators, screens, screen doors, atom eindows, store doors, awa-runding on the said real scate, and all whetever kind and narme at present commands for hereafter placed in the building now or hereafter intached in or used in connection with the said real estate, or to any pipes or fusures therein for the purpose of heating, lighting, or as a part of the plumbing therein, or for any purpose appretiating to the present or future to understand of heating. lighting, or as whether such apparatus, machinery, chausel and fistures shall be considered as annexed to are done in the resolution thereto, or nos, all of which apparatus, machinery, chausel and fistures shall be considered as annexed to an dorining a part of the free hold and covered by this moregage; and also all the estare, right, title and interest of the Moregagor of, in and to the moregaged premises must be More-gages, forever

AND ALSO the Morrgagor covenants with the Morrgages that at the delivery hereof he is the rightful owner of the knowe conveyed and seized of a good and indefeasible easate of inheritance therein, free and clear of all encombrances and the arrant and defend the title thereto. forever against the claims and demands of all persons whomsever.

said none, and to return the performance of all the server and conditions contained in and nore. If 15 the location and egreement of the parties hereto that this mortgage shall also secure any forume divences made to said martgager, as any of them, by the interpagee, and any and all indebtedness in addition to the sametim above stated which said more-gager, or any of them, may not them, by the interpagee, and any and all indebtedness in addition to the sametim above stated which said more-gager, or any of them, may not be the mortgager, bowever evidenced, whether by note, book account a otherwise. This mortgage data immain to full face and effect between the parties herein and their heirs, personal representative, accessors on a signar, until all measure secured hereinder, including forume advances, are paid in full with interest. The mortgage of hereby autionics, the martgage the parties herein and income therein and martgage the same to the partner, both account, in other fault, in take things at any and all times from and property, and bettering until ones and paperty in remainable condition, so to have the the next partners provided herein or in the nose hereby secured. This next paperty in remainable conditions in too the mortgages of partners in a latter is fully paid. The taking of postention hereander shall in no manner prevent or retard the mortgager in the collection of alid terms in fully paid. The taking of postention hereander shall in no manner prevent or retard the mortgager in the collection

TFH failure of the unsurgager to assert any of its right; hereunder at any time shall not be constructed as a weiver of its rights to ere did status at any latur time, and to insist and enforce strict compliance with all the terms and providers of the note and of manyage.

Now, If mid mortgager shall cause to be paid to the mortgager the amounts due is under usid note in necoedator with the terms thereof, and camply with all the provisions in said note contained, then these presents shall be void; otherwise to remain in full force and effect and may be forchosed as in said note provided. Approisement and all the benefits of homestead and examption loves are have by varied. Mortgagor wholly writes the period of redemption.

WFIGNEVER USED, the singular shall include the plural the plural the singular, and the use of any gender shall be applied by all genders.

IN WITNESS WHEREOF. The mongagor has hereunto as his band this day and year first above writes

		Prbe	and the second	k L. Brock	
COUNTY OF	Shawnee (
in and for the C who we personal edged the execution	ounty and State aloresaid, came f	Nay of June, 1965 Robert L. Brock and Mary I ons who executed the within instru		ned, a Notary Public Hersons duly acknowly	A *
and 2 2 3	15) February 7, 196	Sund	W. Arenner Notary Public	to a state of the	
orded July 1	, 1965 at 2:09 P.M.	C	Jamie Bar	Register of	Deer