	Reg. No. Fee Paid
MORTGAGE-Savings and Loan Form	
1 2266	
BOOK 11. MORTGAGE	LOAN NO. 0470553
This Indenture, Made this nineteenth day of	August A. D., 1965
my and hetween Thomas R, Jackson, Jr. and Mary Ann J	
organized and existing under the laws of Kaness, Mortgagee;	
WITNESSETH, That the Mortgagor, for and in consideration of the sun Hundred Fifty and No/100 (\$10, 750, 00)	
he receipt of which is hereby acknowledged, does by these presents mortgage	and warrant unto the Mortgagee, its suc-
Tract beginning at the Northwest c	orner of the Southeast Quarter
of Section 29, Township 12 South, Range 20 East, th of said Quarter Section 366,7 feet to the South line of	f Locust Street produced
thence East 180 feet, thence Northeasterly to a point West County Road, situated on the center line of sai	d Section 29, 825 feet East and
30 feet South of the Northwest corner of the Southeas thence North 30 feet to the North line of said Quarte:	it Quarter of said Section 29.
to the place of beginning, less that portion thereof ta	iken for County Road on the
North side of said tract,	
TO HAVE and to hold the premises described, together with all and sing	rular the tenements, hereditaments and ap-
hattela, furnaces, mechanical stokers, oll burners, cabinets, ninks, furnaces, he rators, elevators, screens, screen doors, storm windows, storm doors, awning ind and natures it means contained on burners and storm doors, awning	staters, ranges, mantels, light fixtures, refrig- s, blinds and all other fixtures of whatever
nd all structures, gas and oil tanks and equipment erected or placed in or up a connection with the said real estate, or to any pipes or fixtures therein for	on the said real estate or attached to or used r the purpose of heating, lighting, or as a
at the promoting increase, or for any purpose appertaining to the present cal estate, whether such appartius, machinery, fixtures or chattels have or uch stachment thereto, or not, all of which appartatus, machinery, chattels a	or future use or improvement of the said would become part of the said real estate by and fixtures shall be considered as anneyed
and forming a part of the freehold and covered by this mortgage; and also fortgager of, in and to the mortgaged premises unto the Mortgages, forver. AND ALSO the Mortgager covenants with the Mortgages that at the de	all the estate, right, title and interest of the
TO HAVE and to hold the premises described, together with all and sin urtainance thereanto belonging, and the reats, issues, and profits thereof; a strain Aurance, mechanical stokers, all burners, cabinets, sinks, furnaces, he whom Aurance, mechanical stokers, all burners, cabinets, sinks, furnaces, he mitor, artema, screen, door, storm windowr, storm door, awang and all structures, pas and all mined or hereafter placed in the building now o at a distructures, pas and all mined or hereafter placed in the building now o at a distructures, pas and all mined or hereafter placed in the building now o at at the plumbing therein, or for any power prescription of the present at at the plumbing therein, or for any power prescription and herein and the stratement thereit, and the article state of the solution of the freshold and covered by this motigang, and herein outpact, of in and to the motigated organizes unto the Motigange, forver, AND ALSO the Motigany or note, all of which apparting methods the de remises above conveyed and select of a good and hereingers that at the de meanses and that he will warrant and defend the title thereto forvers again homsower. PROVIDED ALWAVS and the laterman of the structure of the function of the f	writance therein, free and clear of all encum- st the claims and demands of all persons
PROVIDED ALWAYS and this instrument is executed and delivered to a housand Seven Hundred Fifty and NO/IOU DOLLARS, virunces as may become due to the mortgages under the terms and condition ith, secured hereby, executed by mortgager to the mortgages, the terms of are, psyable as expressed in said note, and to secure the performance of al di note.	ecurs the payment of the sum of Ten with interest thereon and such charges and
ith, secured hereby, executed by mortgages under the terms and condition tes, payable as expressed in said note, and to secure the performance of all	as of the promissory note of even data here- which are incorporated herein by this refer- l of the terms and conditions contained in
ud note. IT IS the intention and agreement of the parties hereto that this mort- frinal indebtedness, any future advances made to said merigagor, or any of ortgages, and any and all indebtedness in addition to the amount above stat- action of the merigages, however syndenced, whether by note, hoods account full force and effect between the parties hereto and their heirs, personal r i amounts secured hereunder, including future advances, are paid in full with sectified causes be condicated and draw ten per cent indebtedness in a distributed of the per centimeters in the co- reclosure or otherwise. That if any improvements, repairs, or alterations have been commenced a	rage shall also secure in addition to the
origage, and any and all indebtedness in addition to the amount above state ay owe to the morigage, however evidenced, whether by note, book account full force and effect between the parties hereto and their beirs, neraonal	ed which the said mortgagor, or any of them t or otherwise. This mortgage shall remain
I amounts secured hereunder, including future advances, are paid in full wire esent indebtedness for any cause, the total debt on any such additional loan ecfled causes be considered makured and draw ten your ent interact and he	th interest; and upon the maturing of the s shall at the same time and for the same
reclours or otherwise. That if any improvements, repairs, or alterations have been commenced as online prior to the data harrot, the mortgagor will receive the proceeds of the approach of the data harrot, the mortgagor will receive the proceeds of the second property the toxis of the improvements and that the same will be so a ore, then such mortgage may at its option, without notice, declare said indi- terations and pay the soil of the improvements and that the same will be as ore, then such or the proceed of the proceeds of money due said mo- completing and improvements, realized for or proceed with the hard hard or the proceed of the proceeds of money due said mo- completing and improvements, realized the verse and shall be balance of a secured by this mortgage, provide h thereares, such additional cost hall be precision, will keep and property and the improvements thereat at all the property as first completion of the proceeds of money the impro- pay promptly all taxes, insurance premiumany said property and the impro- ions, situations, or covenants as herein provided, the mon said real proper- tions, situations, or covenants as herein provided, the mort and and real proper- tions, situations, or covenants as herein provided, the mon said real proper- tions, situations, or covenants as herein provided, the mon said real proper- tions, situations, or covenants as herein provided, the mon said real proper- tions, situations, or covenants as herein provided, the mon said real proper- tions, situations, or covenants as herein provided, the mon said real proper- tions, situations and add described property shall be condemand or taken. That if any part of asid described property shall be condemand or taken as	nd have not been completed more than four
a prort of the costs of the improvements and that the same will be so a y other purpose; that if work ceases on any proposed improvements, repairs	is loan as a trust fund to be applied first to pplied before using any part of the total for t, or alterations for a period of the total for
ore, then said mortgages may at its option, without notice, declare said inde y take possession of said premises and let contract for or proceed with the erations and pay the costs thereof out of the proceeds of money due said mo	ebtedness due and payable or said mortgagee completion of said improvement, repairs, or
completing said improvements, repairs, or alterations exceed the balance di- the additional cost may be advanced by the mortgagee and shall bear interest d secured by this mortgage, provided, however, such additional cost shall be	ue said mortgagor by said mortgages then at at the same rate as principal indebtedness
thin ten days after completion of said improvements, repairs, or alterations; preciation, will keep said property and the improvements thereon at all time reducal or neglect by said mortrangor to keep said uncostruct and the improve	that said mortgagor, regardless of natural es in good condition and repair; and upon
pay promptly all taxes, insurance premiums, assessments, abstract and re- melpal, or interest on this or on any other encumbrance on said real proper ions, stipulations, or covenants as herein provided the motivance real base	cording fees, levies, liabilities, obligations, ty or to perform any other agreements, con-
y make any reasonable expenditure or outlay necessary thereunder. That if any part of said described property shall be condemned or taken	for public use under eminent domain or in
: name of the morigages, for the recovery of damages, to uphold the lien ree's rights hereunder, or in any action whatsoever in which the morigages ct to commence by reason of this instrument or indebtdness, including set	of this mortgages, to preserve the mort- or mortgagor may be made a party or may
gue, or shall have the right to employ counsel in an effort to prevent, to con gation, and all sums expended as costs in connection therewith or advanced for upon domand or an may be arrowed unarced under by the motion are	apromise, or to negotiate any such proposed by the mortgagee shall be repaid by mort-
Il be paid to the mortgages and applied upon the indebtedness due under as That the mortgages shall have the right to file and to defend suits at the e name of the mortgages, for the recovery of damages, to uphold the lien ever rights have not on the instrument or indebtedness, including acit to commence by reason of this instrument or indebtedness, including acit gets, or shall have the right to employ counsel in an effort to prevent to com- getion, and all sums expended as costs in connection therewith or advanced you pon domand or as may be expressly agreed upon by the mortgages, and ne current contract interest rate, he net hald by mortgages, the mortgages of all indebtedness secured by this mortgages, which shall be all the to said and exclude these secured by this mortgages, and then be and and indebtedness secured by this mortgages, which shall be all unde the provisions of the promisery and secured hereby and a Mortgagor has agrees to pay all costs, charges and expenses reasonably i	may declare all of the indebtedness, includ- ion, such sums shall become so much addi-
eribed prior to any right, fills, or interest attaching or accruing subsequent ill be paid under the provisions of the promissory note secured hereby and a Vertexe of the provisions of the promissory note secured hereby and a	to the lien hereof, and such indebtedness any subsequent modification agreements.
Mortgage also agrees to pay all costs, charges and expenses reasonably i luding abstract expenses, because of the failure of mortgager to parform or this mortgage contained, and the same are hereby secured by this mortgage	neurred or paid at any time by mortgagee, comply with the provisions in said note and