Reg. No. 1,354 Fee Paid \$25.00

воок 144 5525	MORTG		. 64:
THIS INDENTURE, Made this Donald W. Spe	28th day akman and Jacquel	ine Speakman, husband and	, 19 66 between wife
Lawrence in the LAWRENCE BUILDING AND LOAN AS: WITNESSETH, that the said part 1e Ten Thousand and no	S of the first part, in consideration	of the Second Part. of the loan of the sum of	of the first part, and
them ARGAIN, SELL and MORTGAGE to the sale	duly maid the moniet of which is h	ereby acknowledged, ha VO sold and by this inde- sors and assigns, the following described real estate s	nture do GRANT, Ituated in the County of
in Breezedale, an	Addition to the	Lot One Hundred Seven (I City of Lawrence. t this is a purchase mone	
ogether with all heating, lighting, and plum nades or blinds, used on or in connection wi	nbing equipment and fixtures, including th said property, whether the same ar	g stokers and burners, screens, awnings, storm window e now located on said property or hereafter placed th ereditaments and appurtenances thereunto belonging, o	ereon.
		ee that at the delivery hereof they are seritance therein, free and clear of all incumbrances.	the lawful owner S
nents that may be levied or assessed against pon said real estate insured for loss from	that the parties of the first pa t said real estate when the same beco- fire and extended coverage in such s	art shall at all times during the life of this indenture, one due and payable, and that $-they\ \text{W}41$ sum and by such insurance company as shall be spec	keep the buildings ified and directed by the
the first part shall fail to pay such taxes econd part may pay said taxes and insuran	ce, or either, and the amount so paid	nd part to the extent of its interest. And in the even able or to keep said premises insured as herein provide is shall become a part of the indebtedness, secured by	this indenture, and shall
ccording to the terms of ONE	certain written obligation for the	Ten Thousand and no/100- payment of said sum of money, executed on the le to the party of the second part, with all interest a	20 LH day of
o the terms of said obligation, also to sec whether evidenced by note, book account or the terms of the obligation thereof, and also	otherwise, up to the original amount of to secure any sum or sums of money a	ose made to part 108 of the first part by the i f this mortgage, with all interest accruing on such fut advanced by the said party of the second part to pay fo art108 of the first part shall fail to pay the same as	party of the second part, ure advances according to or any insurance or to dis-
Part 105. of the first part hereby a coure said written obligation, also all futur harge of said property and collect all rents accessary to keep said property in tenantable ssignment of rents shall continue in force hall in no manner prevent or retard party	assign to party of the second part the e advances hereunder, and hereby aut and income and apply the same on the condition, or other charges or paym until the unpaid balance of said obli- of the second part in collection of sa	rents and income arising at any and all times from thorize party of the second part or its agent, at its op he payment of insurance premiums, taxes, assessments provided for in this mortgage or in the obligations is fully paid. It is also agreed that the taking id sums by foreclosure or otherwise.	the property mortgaged to tion upon default, to take, , repairs or improvements ions hereby secured. This ig of possession hereunder
ime, and to insist upon and enforce strict If said part 105 of the first part	shall cause to be paid to party of t	ne shall not be construed as a waiver of its right to ovisions in said obligations and in this mortgage cont he second part, the entire amount due it hereunder	and under the terms and
idvances, made to the original am	hem	any obligation hereafter incurred by part 105 of by party of the second part whether ilons or renewals hereof and shall comply with all of conditions the obligators shall be yeld.	r evidenced by note book
estate are not paid when the same become not kept in as good repair as they are now ing unpaid, and all of the obligations for t holder hereof, without notice, and it shall and all the improvements thereon in the m	n obligations or any part thereof or a due and payable, pr if the insurance, , or if waste is committed on said pi he security of which this indenture is be lawful for the said party of the s anner provided by law and to have a	ny obligations created thereby, or interest thereon, or e is not kept up, as provided herein, or if the buildin remises, then this conveyance shall become absolute a given shall immediately mature and become due and p econd part, its successors and assigns, to take posse receiver appointed to collect the rents and benefits.	nd the whole sum remain- ayable at the option of the ssion of the said premises accruing therefrom; and to to retain the amount then
unpaid of principal and interest together w sale, on demand, to the party of the first p	part. Part 105 of the first part s	hall pay party of the second part any deficiency result	ing from such sale.
therefrom, shall extend and inure to, and b	be obligatory upon the heirs, executors	administrators, personal representatives, assigns and sereunto set $theta Lr$ handSand seal Sihe day and	1.2.4.
Donald W. Speakm	(SEAL)	Jacqueline Speakman	(SEAL
TATE OF KANSAS DOUGLAS	COUNTY, SS.	2841. Tuno	A. D., 19-66
	before me, a No came Donald W. S	tary Public in the at Speakman and Jacqueline S	oresaid County and State
	to me personally known to b acknowledged the execution of	e the same personS who executed the foreg	XX
ly Commission Expires	March 10 19 70	Janice Cotner	Notary Public