MORTGAGE	15591	BOOK 152 <sup>222-2'</sup>	<b>T. W.</b>		No. 3 Paid \$ o., Topek
THIS INDENTUR	· · · · · · · · ·	llth day	**********	<b>************************************</b> ****	19 68
between James	A. Tuggle and	Jessie Ethe	l Tuggle, his w	vife	19 00
of Douglas	County, in	the State of	Kansas	and a set of the set o	nortgagon
and Univer	sity State Ba	nk, 955 Iowa	Street, P. O.		ior igagor
of Douglas	A CONTRACTOR	the State of	Kansas	- Mary -	origagee
WITNESSETH, Th **Fifteen Thou	at in consideration of th	e sum of	0.001		
the receipt of which is he	ereby acknowledged, said and assigns, all of the Kansas	d mortgagorS do	hereby mortgage a Real Estate situated in	nd warrant unto said n Douglas	OLLARS nortgage
Bank, Lawrence	of Block 2 Addition t Douglas Cc do hereby coven the premises above grr rances except a pri , Kansas and that	2, in Northwo to the City of Cunty, Kansas ant and agree that a unted, and seized of for recorded they will a	of Lots 5-18, ood Addition, a of Lawrence, in s. t the delivery of this instr a good and indefeasible e mortgage to Un war.ant and defend the sa nd singular the tenements,	n ument they are <sup>state of inhe itance ther iversity State</sup>	
Said mortgagor S }	hereby agree to pay hereof, and to keep said Sand Five Hund	all taxes and assess premises insured in	ments levied on said prem	tees before any penalties n the sum of at least	or costs
This mortgage is exe advanced by mortgagee terms of the note hereby mortgagee with intere One (1) year Lawrence, Ka	to mortgagor S , w secured, which note is est at 7½ % per an after date,	the of the sum of \$ 1 ith interest, and such thereby made a partition num as follows: to the order ffice, Fifte	h charges as may become rt hereof, and which is of University	due to martgagee u to be paid by mortgag	-Dollars
It is the intention a mortgagor S by mortga mortgagee , however effect until all amounts of the indebtedness for any same specified causes be wise.	nd agreement of the p gee and all indebte evidenced, whether by lue hereunder, including cause, the total debt on considered matured, and	arties that this mon dness in addition to note, book account o y future advancemen such additional loans d shall be collectible	rtgage also secures any o the above amount wh or otherwise. This mortga, its, are paid in full, with s, if any, with interst, sh out of the proceeds of sa	ich mortgagor may ge shall remain in full fo interest. Upon the matt all at the same time and le through foreclosure o	owe to
Mortgagor S shall p	ay all costs, charges an	d expenses reasonabl	ly incurred or paid at any	time by mortgagee	, includ-
and this mortgage, and th	he same are hereby secu	ned by this mortgag	nortgagorS to comply a re. der at any time shall not mee with all of the terms	with the provisions of s	

thereon, is not paid when the same is due, or if the taxes and assessments of every nature which are or may be assessed and levied against said premises, or any part thereof, are not paid when the same are by law made due and payable, or if insur-ance premiums are not paid when due, then the whole of said sum and sums, and interest thereon, shall become due and payable at the output of the holder become due and payable. hereof, or any at the option of the holder hereof, and said mortgagee shall be entitled to the possession of said premises. This mortgage shall extend to and be binding upon the heirs, executors, administrators and assigns of the respective.

parties. IN WITNESS WHEREOF, said mortgagor S ha Vehereunto settheir hand S the day and year first above written.

James A. Tuggle Juggle Jessie Ethel Tuggle

This re ohia

Dor

Bee 2 en. of De

Recorded December 13, 1968 at 2:10 P. M.

Been Register of Deeds ance

X

15,500.00 RECRIVED of James A. Tuggle and James (thel Tuggle, Hosbond and Wife, Spril 10,1970) the within named mortgagers, the sum of Fifteen Thousand Five Hundred and No/100 DOLLARS, in full satisfaction of the within mortgage. K. L. Ragland, President (Corp. Seal) Laurence, (ansas 66044)