	Ke Ke	g. No. 3 e Paid \$
	(Second Mortgage)	1 9-0 1
	This Indenture, Made this 19th 10 day of September	awrence, Kansas
	Pear of our Lord one thousand nine hundred and Sixty Seven James Orvel Broce and Marion L. Broce, his wife	, in th
	the start that Ion L. proce, his wife	· · · · · · · · · · · · · · · · · · ·
	of Lawrence in the County of Douglas and State of Kensed	
	part ies of the first part, and Lawrence Realty & Insurance, Inc.	
	Witnesseth, that the said partles of the second Forty Two Hundred	part. of the sum of
	do GRANT BARGAIN CELL I WORKER of which is hereby acknowledged, ha Ve sold, and by	_DOLLARS his indenture
	real estate situated and being in the County of Douglas	ing described
	Lot 19, in Block 2, in Edgewood Park Addition Number 3, an Addition to the City Lawrence, as shown on the recorded plat thereof	r of
		······································
		••••••••
	2	
•	with the appurtenances and all the estate, title and interest of the said part ies of the first part therein.	
	of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and dear of all incumbrances, and the state of a good and indefeasible estate of inheritance therein, free and dear of all incumbrances, except dated of a good the intermediate of a first more than the state of the state of a state of a first more than the state of the state o	awful owner.S
	that may be bried between the parties nereto that the part LGS of the first part shall at all times during the light an parties making lawful ch	um thereto.
	loss, if any, made payable to the part	upon said real cond part, the
	interest at the rate of 10% from the date of payment until fail amount so paid shall become a part of the indebtedness, secured by this indeptue	of the second nd shall bear
	THIS GRANT is intended as a morrgage to secure the payment of the sum of	DOLLARS
	September	day of
	secreting thereon according to the terms of said obligation and also to secure any sum or sums of money advanced by the said part, with to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event that said part. 1995	second part Il fail to pay
the construction of the co	And this conveyance shall be void if such payments be made as herein specified, and the obligation contained therein fully discharged.	lf default be
	now, or if waste is committed on said premises, then this conveyance shall become absolute and the whole sum teat estate are not kept in as good repair	as they are
	the solution nerver, without notice, and it shall be lawful for the said part. J	he option of
	part. J	paid by the
	In Witness Whereof is Tor	he respective
		and ^S and
	James Orvel Brace	(SEAL)
		(SEAL)
	Marion L. Broce	(SEAL)
		(SEAL)

442

Ţ

•4

1.

1.16

Contraction of the second

 $\psi_{i,\frac{1}{2}}$

8