	45	Reg. No. 4,1 Fee Paid \$58
	MODECACE	
BOOK 154 18481	MORTGAGE	oan No. 51565-08-7 LB
This Indenture, Made this between Lawrence W. Lavely and	28th day of August 1 Diana R. Lavely, his wife	<u>, 19 69</u>
GIATION of Topeka, Kansas, of the second WITNESSETH: That said first partles, Hundred Fifty and No/100 made to them by second party, the receipt of	in consideration of the loan of the sum of Twenty-	three Thousand Five
Lot A, Tract Five (5), Addition to the City of Douglas County, Kansas.	in Block Eight (8), in Meadow Lea Est Lawrence, as shown by the recorded pl	ates, an lât thereof,
(It is understood and a	greed that this is a purchase money ma	ortgage.)
now meaned on said property of nerestier	umbing equipment and fixtures, including stokers and I es or blinds, used on or in connection with said proper placed thereon. , With all and singular the tenements, hereditaments a	
PROVIDED ALWAYS, And this instru	, with all and singular the tenements, pereditaments (, forever, and hereby warrant the tills to the same. ment is executed and delivered to secure the payment of nd No/100	the sum of Twenty-three
with interest thereon, advanced by said Cap to said second party under the terms and part hereof, to be repaid as follows: In monthly installments of \$ 186.05	pitol Federal Savings and Loan Association, and such of conditions of the note secured hereby, which note is	harges as may become due by this reference made a
due on or before the 1St_day of_Oct each month thereafter until total amount It is agreed that the mortgages, may for and purchase mortgage guaranty insurance covering this mortgage, at the mortgagers of such amounts as	each, including both principal and interest. First ODOP , 19 69, and a like sum on or b of indebtedness to the Association has been paid in f at any time during the mortgage term, and in its full of all insurance, and may apply for renewal of such mortgage nd pay premium due by reason the set, and require rep- s are advanced by the mortgage. In the event of fails to the mortgage, such failure shall be considered a default a note secured thereby with regard to default shall be	efore the 1.31 day of Wh, apply guaranty syment by are by the L, and si
Said note further provides: Upon trans remaining due hereunder may at the option	sfer of title of the real estate, mortgaged to secure thi of the mortgagee, be declared due and payable at once	s note, the entire balance
sentatives, successors and assigna, until all t terest; and upon the maturing of the presen the same time and for the same specified ca	parties hereto that this mortgage shall also secure a cond party, and any and all indebtedness in addition to rowe to the second party, however evidenced, whether full force and effect between the parties hereto and in amounts due hereunder, including future advancements at indebtedness for any cause, the total debt on any such uses be considered matured and draw ten per cent inte	are paid in full, with in-
ingrood applition at all times, and not suffe	the buildings new on said premises or which may be er waste or permit a nuisance thereon. First parties a quired by second warty.	lso agree to pay all taxes,
 First parties also agree to pay all costs, c including postract expenses, because of the C and in this mortgage contained, and the sa 	harges and expenses reasonably incurred or paid at a failure of first parties to perform or comply with the me are hereby secured by this mortgage.	ny time by second-party, e provisiona in said note
 Agged to accure this note, and hereby authorized property and collect all rents and income and pairs or improvements necessary to keep as in this mortgage or in the note hereby sect. 	ty the rents and income arising at any and all times ize second party or its agent at its option upon default d apply the same on the payment of instrance premium id property in tenantable condition, or other charges o ured. This assignment of rents shall continue in force that the taking of possession hereunder shall in no m	It, to take charge of said is, taxes, assessments, re- or payments provided for until the unpaid balance
second party in the collection of said sums The failure of second party to assert any or right to assert the same at a later time, and in said note and in this mortgage contained.	of its right hereunder at any time shall not be const to insist upon and enforce strict compliance with all	rued as a waiver of its the terms and provisions
provisions of said note hereby segured, inclu- the terms and provisions thereof, and compl presents shall be void; otherwise to remain i seasion of all of said premises and may, at of this mortgage or take any other legal ac	I to second party the entire amount due it hereunder a ding future advances, and any extensions or renewals h ly with all the provisions in said note and in this morty in full force and effect, and second party shall be entit its option, declare the whole of said note due and pays tion to protect its rights, and from the date of such de trate of 10% per annum. Appraisement and all benefit	sereof, in accordance with rage contained, then these- led to the immediate pos- able and have foreclosure 'fault all items of indebt-
This mortgage shall extend to and be bindi respective parties hereto.	ing upon the heirs, sexecutors. administrators, success	
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1010 109 5M 2-67	Lawrence W. Lavely Lawrence W. Lavely Laxa A. Z. Diana R. Lavely	avely