Mortgage Record 81

	11 Cara-17
FROM	State of Kansas,
	Douglas County This instrument was filed for record on the
Frank Stuta en et el	
	day of
ТО	at 3480 o'clock F. M.
HOME OWNERS' LOAN CORPORATION	Chie E. Christing
	Register of Deeds.
	Loan No 14A 4849
	Application No. 14A Pouglas 175.
This Indenture, Made this 29+1.	day of
	en Frank Stitzman and Elmora Stutzman; (husband and wife)
and Mrs. Frances Morehouse and Sterling Stut	
party of the second part:	t part, and the Home Owners' Loan Corporation, of Washington, D. C., nd in consideration of the sum of
	DOLLARS,
to them in hand paid by the said party of the second part, the receip	ot whereof is hereby acknowledged, and the advancements hereinafter
specified, do hereby MORTGAGE AND WARRANT to the said to	party of the second part and to its successors and assigns forever, all of
the following described real estate, lying and situate in the County	y of Douglas, and State of Kansas, to-wit;
	reto belonging or in anywise appertaining, unto the said party of the
second part, its successors and assigns forever:	
second part, its successors and assigns forever: This mortgage shall secure the payment of any sum of sums of assigns, to the parties of the first part herein or either of them, their is time however evidenced, whether by note check receits or book well.	money which may be advanced by the party of the second part, or the heirs, devisees, grantees or successors, at the date hereof or from time to owner, and whather payment is made directly to said parties of the first
second part, its successors and assigns forever: This martgage shall seeme the payment of any sum or some of saint saint of them, their hime, however evidenced, whether by note, check, receipt or book see part or for their benefit in paying for maintenance repairs, rehabitation that the payment of the paying for maintenance repairs, rehabitation that the payment of the paying for maintenance repairs, rehabitation.	money which may be advanced by the party of the second party or its heirs, devisees, grantees or successors, at the date hereof or from time to count and whether payment is made directly to said parties of the first in, modernization, rebuilding or enlargement of the improvements on the till all advancements made by written hereof are paid in full with interest.
second part, its successors and assigns forever: This mortigage shall seeme the payment of any sum of soms of, assigns, to the parties of the first part herein or either of them, their ime, however evidenced, whether by note, check, receint or book searor to for their benefit in paying for maintenance repairs, rehabitation—mines and effect and shall remain in full faces and effect une PROVIDED, HOWEVER, That if the said parties of the first successors or assigns, the sum of money hereinafter stated and sail rominisory note, bearing even date herewith, executed by the said M. O., which note represents a just indebteness and actual loan for	money which may be advanced by the party of the second may be seen and whether payment is made directly to said parties of the first in, modernization, rebuilding or enlargement of the improvements on the till all advancements made by writte hereof are paid in full with interest, at part shall pay, or cause to be paid, to the said party of the second part, advancements as beauty partyled according to the tenor and effect of a fortigagors and payable at the office of said Corporation in Washington, most sid Corporation to said Mortugagors, and all advancements as here.
second part, its successors and assigns forever: This mortigage shall seeme the payment of any sum of soms of, assigns, to the parties of the first part herein or either of them, their ime, however evidenced, whether by note, check, receint or book searor to for their benefit in paying for maintenance repairs, rehabitation—mines and effect and shall remain in full faces and effect une PROVIDED, HOWEVER, That if the said parties of the first successors or assigns, the sum of money hereinafter stated and sail rominisory note, bearing even date herewith, executed by the said M. O., which note represents a just indebteness and actual loan for	money which may be advanced by the party of the second party or literative devisees, grantees or successor, at the date hereof or from time to ecunit and whether payment is made directly to said parties of the first in, modernization, rebuilding or enlargement of the improvements on the titulal advancements made by written hereof are paid in full with interest, at part shall pay, or cause to be paid, to the said party of the second part, advancements at herein provided according to the tenor and effect of a fortgagors and payable at the office of said Corporation in Washington, rom said Corporation to said Mortgagors, and all advancements as hereintained, then this mortgage to be void and to be released at the expense
second part, its successors and assigns forever: This martiage shall seeme the payment of any sum of syms of, signs, to the parties of the first part herein or either of them, their fime, however evidenced, whether by note, check, receipt or book are part or for their benefit in paying for maintenance repairs, rehabitation PROVIDED, HOWEVER, That if the said parties of the firs successors or assigns, the sum of money benefinite attended and all ruminsory note, bearing even date herewith, executed by the said M. C., which note represents a just indebtedness and actual loan from provided, and shall perform all and singular the covenants herein of the said Mortgagors, otherwise to remain in full force and effect. The said Mortgagors, otherwise to remain in full force and effect. The said obligors, for themselves, their heirs, executors, adminis The covenants herein contained shall bind and the benefits and ad-	money which may be advanced by the party of the second party or literative devisees, grantees or successor, at the date hereof or from time to ecunit and whether payment is made directly to said parties of the first in, modernization, rebuilding or enlargement of the improvements on the titulal advancements made by written hereof are paid in full with interest, at part shall pay, or cause to be paid, to the said party of the second part, advancements at herein provided according to the tenor and effect of a fortgagors and payable at the office of said Corporation in Washington, rom said Corporation to said Mortgagors, and all advancements as hereintained, then this mortgage to be void and to be released at the expense
second part, its successors and assigns forever: This martgage shall seeme the payment of any sum of some of signs to the parties of the first part herein or either of them, their hime, however evidenced, whether by note, check, receipt or look age and to for their benefit in paying for maintenance repairs, rehabitation entires become described and shall remain in full force and effect un PROVIDED, HOWEVER, That if the said parties of the first successors or assigns, the sum of money hereinafter stated and all-romissory note, bearing even date herewith, executed by the said Mo. D., which note represents a just indebtedness and actual loan frounded, and shall perform all and singular the covenants herein of the said Mortgagors, otherwise to remain in full force and effect. The said obligors, for themselves, their heirs, executors, adminis The covenants herein contained shall bind and the benefits and adarties hereto.	money which may be advanced by the party of the second tart or its heirs, devisees, grantees or successors, at the date hereof or from time to count and whether payment is made directly to said parties of the first in, modernization, rebuilding or enlargement of the improvements on the till all advancements made by written hereof are paid in full with interest, st part shall pay, or cause to be paid, to the said party of the second part, advancements as hereing payable at the office of said Corporation in Washington, rom said Corporation to said Mortgagors, and all advancements as hereing the said corporation that more proposed in the second party of the second payable at the office of said Corporation in Washington, rom said Corporation to said Mortgagors, and all advancements as hereing the said corporation that is mortgage to be void and to be released at the expense strators and assigns, hereby covenant and agree: [Vantages]
second part, its successors and assigns forever: This martgage, shall secure the payment of any sum of some of sasigns, to the parties of the first part herein or either of them, their lime, however evidenced, whether by note, check, receipt or book see part or for their benefit in paying for maintenance repairs, rehabitation remutes become described and shall remain in full force and effect un PROVIDED, HOWEVER, That if the said parties of the first successors or assigns, the sum of money hereinafter stated and all vanishes of the said seed and all the said parties of the said parties of the said payment of the said seed and actual loan from the provided, and shall perform all and singular the covenants herein of the said Mortgagors, otherwise to remain in full force and effect. The said obligors, for themselves, their heirs, executors, administ the covenants herein contained shall bind and the benefits and advanted shall before the covenants herein contained shall bind and the benefits and advanted shall benefits and advanted shall before the said work of the said when the covenants herein contained shall bind and the benefits and advanted shall be consideration of aforesaid, the Mortgaries hereto.	money which may be advanced by the party of the second party or its clears, devisees, grantees or successor, at the date hereof or from time to ecount and whether payment is made directly to said parties of the first in, modernization, rebuilding or enlargement of the improvements on the titulal advancements made by written hereof are paid in full with interest, at part shall pay, or cause to be paid, to the said party of the second part, advancements as herein for party in the party of the second part, advancements as herein for the payable at the office of said Corporation in Washington, rom said Corporation to said Mortgagors, and all advancements as herein the said corporation that mortgage to be void and to be released at the expense strators and assigns, hereby covenant and agree: levantages inure to the respective heirs, successors and assigns of the tagors herein hereby obligate themselves to pay to the Corporation at its
second part, its successors and assigns forever: This martigage shall secure the payment of any sum of soms of a signs, to the partites of the first part herein or either of them, their I time, however evidenced, whether by note, check, receipt or book see part or for their begefit in paying for maintenance repairs, rehabitation remutations described and shall remain in full force and effect un PROVIDED, HOWEVER, That if the said parties of the first successors or assigns, the sum of money hereinafter stated and said some of the said parties of the said successors or assigns, the sum of money hereinafter stated and all to only the said Mo. C., which note represents a just indebtedness and actual loan fr provided, and shall perform all and singular the covenants herein of the said Mortgagors, otherwise to remain in full force and effect. The said obligors, for themselves, their heirs, executors, adminis The covenants herein contained shall bind and the benefits and advarties hereto. For value received and the consideration of aforesaid, the Mortgefice in Washington, D. C., or to its successors or assigns, the principatic of the said successors or assigns, the principatic in the said successors or assigns, the said s	money which may be advanced by the party of the second tart or its heirs, devisees, grantees or successors, at the date hereof or from time to count and whether payment is made directly to said parties of the first in, modernization, rebuilding or enlargement of the improvements on the till all advancements made by written hereof are paid in full with interest, st part shall pay, or cause to be paid, to the said party of the second part, advancements as hereing payable at the office of said Corporation in Washington, rom said Corporation to said Mortgagors, and all advancements as hereing the said corporation that more proposed in the second party of the second payable at the office of said Corporation in Washington, rom said Corporation to said Mortgagors, and all advancements as hereing the said corporation that is mortgage to be void and to be released at the expense strators and assigns, hereby covenant and agree: [Vantages]
second part, its successors and assigns forever: This martigage shall secure the payment of any sum of syms of, assigns, to the parties of the first part herein or either of them, their I time, however evidenced, whether by note, check, receipt or look see part or for their benefit in paying for maintenance repairs, rehabitation permitted them described and shall remain in full force and effect un PROVIDED, HOWEVER, That if the said parties of the first successors or assigns, the sum of money hereinafter stated and shill promissory note, bearing even date herewith, executed by the said M D. C., which note represents a just indebtedness and actual loar for in provided, and shall perform all and singular the covenants herein of the said Mortgagors, otherwise to remain in full force and effect. The said obligors, for themselves, their heirs, executors, adminis The covenants herein contained shall bind and the benefits and adparties hereto. For value received and the consideration of aforesaid, the Mortgoffice in Washington, D. C., or to its successors or assigns, the principolitic interest at the rate of5	money which may be advanced by the party of the second party or its devisees, grantees or successors, at the date hereof or from time to ecount and whether payment is made directly to said parties of the first in, modernization, rebuilding or enlargement of the improvements on the titulal advancements made by written hereof are paid in full with interest, at part shall pay, or cause to be paid, to the said party of the second part, advancements as herein for herein provided according to the tenor and effect of a forigagors and payable at the office of said Corporation in Washington, rom said Corporation to said Mortgagors, and all advancements as herein this mortgage to be void and to be released at the expense strators and assigns, hereby covenant and agree: levantages inure to the respective heirs, successors and assigns of the tagors herein hereby obligate themselves to pay to the Corporation at its pal sum of \$ 2525.41

The said mortgagor will also keep all buildings now erected on said premises, or hereafter erected thereon, and all equipment attached to or used in connection with the real estate herein encumbered, insured against loss or damage by fire or otherwise in such sums, with insurers, and to an amount approved by the Corporation as a further security to said mortgage debt, with mortgage clause attached to the policy in form satisfactory to the Corporation, and deliver the policy to the Corporation, with all premiums thereon paid in full. In the event any sum or money becomes payable under such policy or policies, the Corporation, its legal representatives or assigns shall have the option to receive and apply the same on account of the indebtedness hereby secured, or to permit the obligors to receive and use it, or any part thereof, for the purpose of rebuilding or repairing the damaged premises, or for other purposes, without thereby waiving or impairing any equity or statutory lien or right under or by virtue of this lien.

This instrument includes all heating, plumbing and lighting fixtures and equipment now or hereafter attached to or used in connection with the real estate herein described.

