	Reg. No
	36525 воок 94
	MORTGAGE
	Loan No. 1513
THIS INDENTUR	E, made this 21stday ofSeptember 19 148, by and between
	Edwin W. Howe and Eugenia U. Howe, his wife
of Franklin	County, Kansas, 25 mortgagor B., and
The second statement of the second se	ilding and Loan Association
Kansas, as mortgagee;	is with its principal office and place of business at Ottawa, Kannas
WITNESSETH: T	bat said mortgagor B., for and in consideration of the sum of
	nd and no/100 Dollars (\$ 1200.00 ), hereby acknowledged, do by these presents mortgage and warrant unto said mortgagee, its suc-
	wer, all the following described real estate, situated in the County of Douglas
and State of Kansas, to-	###: **********************************
	Lots 131 and the west one-half of lot 129 on Jersey Street
Together with all beating	In Baldwin City, Douglas County, Lancas, g. lighting, and plumbing equipment and futures, including stokers and burners, screens, awnings, re, and window shades or blinds, used on or in connection with said property, whether the same are perty or bereafter placed thereon.
now located on said pro	rer, and the state of the state
TO HAVE AND T	O HOLD THE SAME, together with all and singular the tenements, hereditaments and appurte- ting, or in anywise appertaining, forever, and warrant the title to the same. Said mortgagor hereby
covenant with said m	ortgagee that they are, at the delivery hereol, the lawful owner 8 of the premises above
and and discribed	and are seized of a rood and indefeasible estate of inheritance therein, free and clear of all
encumbrances, and that sons whomsoever.	A he J will warrant and delend the title thereto forever against the claims and demands of all per-
PROVIDED ALW	AYS, and this instrument is executed and delivered to secure the payment of the sum of
Twelver Hundr	od and no/100
and conditions of the	promissory note of even date berewith and secured hereby, executed by said morrigator L to said expressed in said note, and to secure the performance of all the terms and conditions contained said note are hereby incorporated herein by this relevance.
therein. The terms of a	taid note are hereby incorporated herein by this reference.
and participation of the second se	and agreement of the parties hereto that this mortgage shall also secure any future advances made to and mortgages, and any and all indebtedness in addition to the amount above stated which said mort- ing the state of the second
gagors, or any of them, mortgage shall remain i	id moriragees, and any and all liadebtedness in addition to the amount above stated which suid mori- may owe to said morirages, however evidenced, which her hy note, book account or otherwise. This a full lorce and effect between the parties hereto and their heirs, personal representatives, successors counts secured heremaker, isolading fatture advances, use paid in full with interest.
and assigns, until all an The mortrasor B	sommts secured heremmder, including intre auvances, are puis in ruit wird interest. hereby axign to axid mortragee all rents and income estings et any and all elemes from said prop- es and mortraged of the agent, give a price, upon default, to take charge of said propriy and collect es and mortraged of the agent, give to the anyment of interest, principal, insurance premiums, taxes, assess-
erty and hereby authoria all rents and income th	ere said morragee or its agent, at its option, upon default, to take charge of said property and collect erefrom and apply the same to the payment of interest, principal, insurance premium, itses, assess- erefrom and apply the same to the payment or interest, principal, or to other charges or payments
provided for berein or	in the note bereby secured. This rent assignment shall continue in force until the unpaid balance of The taking of nonsecured. This rent assignment shall continue in force until the unpaid balance of The taking of nonsecurity bereunder shall in no manner prevent or retard said mortgages in the col-
tection of sind sums by	
right to assert the same	at any later time, and to make available to a
If said mortgagors	shall cause to be paid to said mortgagee the entire amount due it bereunder, and under the terms and
with the terms and pro	bereby wenter, including including constraints and the provisions of said note and of this visions thereoe, and it said more ages I shall couply with all the provisions of said note and of this resents shall be void; otherwise to remain in full force and effect, and said more photochass repre- of all of said property, and may at its option, declare the who or its that any other legal action to protec- medicately due and payrable, and may be declared as accured hereby shall draw interest at 10%, per ansum date of such default all itsems of indeclared secured hereby shall draw interest at 10%, per ansum
titled to the possession sented thereby to be im	of all of said property, and may, at its option, declare the whole of said note and all indebtedness repre- mediately due and payable, and may loreclose this mortgage or take any other legal action to protect the same of the said the said the same of the same of the said the same of the same same same same same same same sam
its right, and from the Appraisement waived.	Inte of such generalit all frems of intersections or outer and by a such and a such and a such a such as
This mortgage sha and assigns of the resp	II be binding upon and shall entry to the benefit of the heirs, executors, administrators, successor, ective parties bareto.
IN WITNESS W.	HEREOF, said mortgagor 5 have bereunto set their hand 8 the day and year first above
	Wirs, Edwin. W. Howe
	mus, caum 11. Mour
STATE OF BARSAS,	
and the second state of all states and the second states and the s	uklin J sa.
BE IT REMEMBERED	
	ablie in and for the county and size sloressid, came
	Man Anglinia, 1, 11,112, 113 TITE
who are personally know	wn to me to be the same person A who executed the within mostgage, and such person A
A STATE OF	have become same.
0.0	Jean Berlin
- (Paral) PUBUS	Notary Public
Ny Cham Stellan Jam	n <del>y 27, 1952</del>
Internet of ther to have	and an an Ar an AR 1
3 3	Git and A Cook serieter of
	a course and the second
1	

限制作