		and the second	Fee Paid	<u>311</u>
Pill Parme Victoria	· · · · · · · · · · · · · · · · · · ·			•
PHA Form No. 2120 m. (For use under Sections 203*603) (Effective July 1947)		SOP BOOK 95		
	MORTO	GAGE		
THIS INDENTURE, Made	e this 15th d	ay of April	19 49 , by and between	• •
of Lawrence, Kan		JOANNE P. BARR, his wi	(e	
THE	PRUDENTIAL INSURANCE			•
under the laws of the Sta	and the second second second second second		organized and existing e:	
WITNESSETH, That the HUNDRED AND NO/LOO is hereby acknowledged, doe and assigns, forever; the fol State of Kansas, to wit:		ollars (\$ 4,400.00		
			·	
and the second second second	and have been a strategies.		B	
	Sixty form (6) 1 -			
	Sixty four (64), Bloc			
· · · · PLAC	E, an addition to the	e City of Lawrence,		
Doug	las County, Kansas.	4	·	
		· · · · · · · · · · · · · · · · · · ·		ŀ
	· · · · · · · · · · · · · · · · · · ·			
P 4	· ·			6
		•	a, t	
······································				•
· · · · · · · · · · · · · · · · · · ·			4	•
				· · · · · · · · · · · · · · · · · · ·
			-	
			-	· · ·
			-	· · · · · · · · · · · · · · · · · · ·
			-	· · · · · · · · · · · · · · · · · · ·
				•••••
			-	· · · · · · · · · · · · · · · · · · ·
TO HAVE AND TO HAVE A				
atus, machinery, fixtures, cha levators, screens, screen door resent contained or hereafter and all structures, gas and oil t ttached to or used in connecti urpose of heating, lighting, or e present or future use or imo furnes or chattels have or wo ot, all of which apparatus, mu g a part of the freehold and the Mortgagor of, in and to And the Mortgagor covenar ebby conversed, that he has mo	titels, furnaces, heaters, ra s, awnings, blinds and all placed in the buildings nov anks and equipment erecte lon with the said real estat as part of the plumbing th provement of the said real estationery, chattels and fixt covered by this mortgage; o the mortgaged premises ats with the Mortgage the	where, mantes, gas and ele other fixtures of whatever w or hereafter standing on d or placed in or upon the erein, or for any other pury lestate, whether such ap id real estate by such atti ures shall be considered as a and also all the estate, rigi unto the Mortgagee, forev the is lawfully seized in :	of; and also all appa- certric light fixtures, kind and natures, kind and natures, and real estate, said real estate or ures therein for the osea appertaining to saratus, machinery, uchment thereto, or nnexed to and form- ut, title and interest er.	
atus, machinery, fixtures, cha levators, screens, screen door resent contained or hereafter and all structures, gas and oil t ttached to or used in connecti urpose of heating, lighting, or as present or future use or im xtures or chattels have or woo of, all of which apparatus, mu g a part of the freehold and t the Mortgagor of, in and to	titels, furnaces, heaters, ra s, awnings, blinds and all placed in the buildings nov anks and equipment erecte lon with the said real estat as part of the plumbing th provement of the said real estationery, chattels and fixt covered by this mortgage; o the mortgaged premises ats with the Mortgage the	mus, insuce and provist there other faxtures of whatever w or hereafter standing on d or placed in or upon the even, or to any pipes or fixtu- erein, or for any other pur l estate, whicher such ap- id real estate by such atti- ures shall be considered as a ures shall be considered as a and also all the estate, rigi unto the Mortgagee, forew- the is lawfully seized in :	of; and also all appa- certric light fixtures, kind and natures, kind and natures, and real estate, said real estate or ures therein for the osea appertaining to saratus, machinery, uchment thereto, or nnexed to and form- ut, title and interest er.	