MORTGAGE (52K)	48665 Boyles Legs	BOOK 10	3 I STATIONERY CO., I	awrence, Kans.
This Indenture, Made this 2	3rd.	day of	March	, in the
year of our Lord one thousand nine hundred and				between
Clarence E. Cropp and Helen Cropp, ha	sband and wife			3 11
of 'Viermon's to a contract to		·		
of Lawrence , in the County of I part less of the first part, and . The Lawrence Nat			State of Kans	
			of the second	
Witnesseth, that th	e said part 100 of	f the first par	t, in consideration	of the sum of
Six Hundred and no/100	 ,			- DOLLARS
to. them duly paid, the receipt of v	which is hereby acknow	wledged, ha.1	sold, and by	this indenture
real estate situated and being in the County of Doug	clas	and .	State of Kansas, to	wing described
Commencing at a point 407.5				
South Bast corner of Lot No. in Babcock's Addition to the				
themse running due West 117				-
South 50 feet, thence due B				
due North 50 feet to the pla				
being on the West side of Te				<u> </u>
in the North West Quarter of 15, Range 20 in the City of				
7.50	Ary Ary	100		
Table the same to save and save	·····			
Including the rents, issues and profi	CONTRACTOR OF THE PROPERTY OF	PET MANAGEMENT STREET,		
profits until default hereunder.			ARRUVE MIN	
with the appurtenances and all the estate, title and interest o	f the said part 108	of the first	part therein.	
And the said part. 188. of the first part dohereby co				
of the premises above granted, and seized of a good and indefeasible	estate or inheritance the	erein, free and	clear of all incumb	rances,
and that they will wa	trant and defend the sai	me against all	parties making lawfo	al claim thereto.
It is agreed between the parties hereto that the part 10.5 of				
taxes and assessments that may be levied or assessed against said re- kep the buildings upon said real estate insured against fire and to directed by the part. Y of the second part, the loss, if any, ma- interest. And in the event that said part 108 of the first part shaid premises insured as herein provided, then the part. Y of to so paid shall become a part of the indebtedness, secured by this in ment until fully repaid.	rnado in such sum and b de payable to the part all fail to pay such taxes he second part may pay identure, and shall bear	by such insuran y of the secument of the same said taxes and interest at the	or payable, and that ce company as shall ond part to the extent become due and pa insurance, or either, rate of 10% from	be specified and it of its yable or to keep and the amount the date of pay-
THIS GRANT is intended as a mortgage to secure the payme Six Hundred and no/100		+		- DOLLARS
according to the terms of	for the payment of said s	um of money, e	executed on the	· · · · · · · · · · · · · · · · · · ·
day of	id obligation and also to	ns made payab secure any sur	n or sums of money.	of the second advanced by the
said part y of the second part to pay for any insurance or to			on as herein provid	ed, in the event
that said part ies of the first part shall fail to pay the same . And this conveyance shall be void if such payments be made	as herein specified, and	the obligation	contained therein	fully discharged.
And this conveyance shall be void if such payments be made if default be made in such payments or any part thereof or any estate are not paid when the same become due and payable, or if real estate are not kept in as good repair as they are now, or if we and the whole sum remaining unpaid, and all of the obligations is given, shall immediately, mature and become due and payable as	obligation created thereb he insurance is not kept ste is committed on said p ovided for in said written t the option of the holde	up, or interest to up, as provide premises, then to obligation, for er hereof, with	thereon, or if the ta d herein, or if the b this conveyance shall r the security of whice out notice, and it sha	xes on said real uildings on said become absolute th this indenture all be lawful for
the said part . Y. of the second part mens thereon in the manner provided by law and to have a received the premises hereby granted, or any part thereof, in the manner amount then unpaid of principal and interest, together with the	to take er appointed to collect ter prescribed by law, and costs and charges incide	possession of the rents and	he said premises and benefits accruing the news arising from su	all the improve- erefrom; and to
be paid by the part. I making such sale, on demand, to the let is agreed by the parties hereto that the terms and provision benefits accruing therefrom, shall extend and inure to, and be obligating and successors of the respective parties hereto.	of this indenture and	each and every executors, adm	obligation therein on ninistrators, personal	ontained, and all representatives,
In Witness Whereof, the part 168 o	the first part ha Th	hereunto set	their	
and seal a the day and year last above written.	AND NAMED OF TAXABLE PARTY OF TAXABLE PARTY.		6/-	hand
	× Helen &	Probb	,G.G	hand (SEAL)
	x Helen &	Propp		of BEAL)

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