32121		49981	BOOK	70),	
MORTGAGE (5	2K)	Boyles Legal B	Hanks CAS	SH STATIONERY CO.,	Lawrence, Kans,
This Indenture, Made	this 6th		day of	August	, in the
year of our Lord one thousand nine hundred			,		berween
Ed Okamoto and Masako			lso so	metimes know	as Ed Okomo
and Masako Okomota			,		
of Lawrence, in the Cou			and	State of Kar	888
part 108 of the first part, and	The Lawrence Na	tional Bank,	Lawren	ce, Kansas	
		8	part y	of the second	l part.
Witnes	seth, that the said	part 105 of th	e first pa	rt, in consideration	n of the sum of
Four Thousand and no/100					DOLLARS
to them duly paid, do GRANT, BARGAIN, SELL and I	MORTGAGE to the	is hereby acknowle	dged, ha	we sold, and by	this indenture
real estate situated and being in the County	of Dougle	LS.	and	State of Kansas	owing described
Beginning at a point 125 fee	t East of the S	outhwest cor	ner of	Block one (1).
Lane Place, thence East on t	he North line	of Seventh St	reet. 1	25 feet to t	he
West line of Illinois Street	, thence North	50 feet, the	de Wes	t 125 feet.	
thence South 50 feet to the	place of beginn	ing, all in	the Cit	y of Lawrence	۹,
Douglas County, Kansas.					
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Library Control of the Control of th					1
			ı		
Including the rents, issues,		en e			
with the appurtenances and all the estate, title And the said part 108 of the first part do of the premises above granted, and seized of a good	hereby covenant a	nd agree that at the d	clivery her	cofthey are the	lawful owner#_
It is agreed between the parties hereto that the	hey will warrant an	er part chall as all a			
ixes and assessments that may be levied or assesse	d against said real estate	when the same become	nes due and	g the life of this in I payable, and that	their will
stees and assessments that may be levied or assessed the buildings upon said real estate insured againstead by the part \(\frac{\mathbb{T}}{} \) of the second part, \(\frac{\mathbb{T}}{} \) of the second part, \(\frac{\mathbb{T}}{} \) of the ansetst. And in the event that said part \(\frac{\mathbb{T}}{} \) of the independent of the independent of the independence of the indepe	loss, if any, made payab. he first part shall fail to part y of the second cured by this indenture,	such sum and by such to the part y opay such taxes when d part may pay said and shall bear inter-	ch insurance of the secon the same taxes and it est at the	e company as shall and part to the exten become due and pay ansurance, or either, rate of 10% from to	be specified and t of 1 ts rable or to keep and the amount he date of pay-
THIS GRANT is intended as a mortgage to se	cure the payment of the	sum of			
Four Thousand and no/100			<u> </u>		= DOLLARS,
v of August	obligation for the pa	syment of said sum of	mortey, ex	ecuted on the 6t	h
art, with all interest accruing thereon according to	58 , and by 11 the terms of said obliga				
of the second part to pay for any	insurance or to discharg	e any taxes with inte	erest thereo	on as herein provide	d, in the event
at said part 108 of the first part shall fail to And this conveyance shall be void if such payn	pay the same as provid tents be made as herein	ed in this indenture	h	· · · · · · · · · · · · · · · · · · ·	
And this conveyance shall be void if such payn default be made in such payments or any part take are not poid when the same become due and all estate are not kept in as good what as they are did the whole sum remaining unpaid, and all of the given, shall immediately mattre and become due e said part	obligations provided for and payable at the opti	r in said written oblig ion of the holder her	gation, for eof, withou	the security of which	this indenture
ents thereon in the manner provided by law and stall the premises hereby granted, or any part thereo he amount then unpaid of principal and interest, to paid by the part. S. making such sale, on details the part of the par	o have a receiver appoint, in the manner prescril gether with the costs and emand, to the first part	to take posses ated to collect the re- bed by law, and our il charges incident the	sion of the ents and be of all mon ereto, and	e said premises and a enefits accruing ther eys arising from such the overplus, if any	ll the improve- efrom; and to a sale to retain there be, shall
It is agreed by the parties hereto that the term offits actualing therefrom, shall extend and inure signs and successors of the respective parties hereto	to, and be obligatory up	on the heirs, execu-	nd every o tors, admi	bligation therein con nistrators, personal	tained, and all representatives,
In Witness Whereof, the polynomial of the polynomial of the day and year last above written.	of the first	yer ha To	2	their	hand #
4	m	Cast No	E .	X	(SEAL)
The state of the s	E	Ofen	any		(SEAL)
- Paron	Cornet	7			(SEAL)

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