• The second	Enert		
	50890 .BOO		
(Ne. 52K)		STATIONERY COLawrence, Kansas	
This Indenture, Made this 27117 John Arthur Mayer, and Bachel Ahn Me	yer, Lusband and w	1fe	
Lawrence	ouglas and St Iding and Loan Aas part y in consideration of the su	ate of Kanasa lociation of the second part. m of	
them duly paid, the receipt of is indenture do GRANT, BARGAIN, SELL and M llowing described real estate situated and being insas, to-wit:	which is hereby acknowl ORTGAGE to the seid part in the County of	edged, ha. V@ sold, and by y of the second part, the builting and State of	*
Lot No. One Hundred Fifty Six (15 . No. One Hundred Fifty Seven (157) the City of Lawrence	66) and the South 4) in Fairfax, an A	Half of Lot Idition to	
with the appurtenances and all the estate, title and in And the said part. LOS of the first part dohereby covenan the premises above granted, and seized of a good and indefeasible e	at and agree that at the delivery he	reof they artic lewful owner S	
and that thicky, will warran it is agreed between the parties hereto that the part $1 \oplus S$ of the datasetsment that may be levied or assessed against fare aleritate photo buildings upon said real estate infured against fire and tornad receted by the part y_{-0} of the second part, the loss, if any, made parts and in the event that said part $1 \oplus S$ of the first part shall fail premises invice as herein provided, then the part y_{-0} of the part shall be been a part of the indefendes, secured by this inder 10 fully repaid. THIS GRANT is intended as a mortgage to secure the payment of the $10/100$	first part shall at all times during when the same becomes due and o in such sum and by such insurar systells to the part. To of the s ill to pay such taxes when the sam second part may pay said taxes ar succe and shall bear interest at the e sum of Twenty-seven	payable, and that they will not company as shall be specified and uscond part to the extent of 115 e become due and payable or to keep d invarance, or either, and the amount rate of 10% from the date of payment hundred fifty and DOLLARS,	
y of <u>NOVAMBER</u> 19.53, and by 19.53, with all interest according to the terms of said or id part \mathcal{Y} of the second part to pay for any insurance or to di at said part \mathcal{Y} of the second part shall fail to pay the same as provide the mode in such payments or any part thereof \mathcal{R}_{2} any oblig tate are not paid when the same become due and paysible, or if the is all estate are not paid when the same become due and paysible, or if the same terms all of the obligations provide the whole sum remaining unpaid, and all of the obligations provide given, thall immediately mature and become due and payable at the	1113 terms made pa bilgation and also to secure any au ischarge any taxes with interest the ovided in this indenture. rerisi apscliked, and the obligation pation created thereby, or interest insurance is not kept op, as provide is committed engatid premises, the ded for in atid written obligation.	vable to the part. If of the second m or sums of money, advaced by the - arean as herein provided, in the event n contained therein fully discharged, therean, or if the taxes on said real de herein, or if the buildings on said this conveyance shall become absolute for the security of which this indenture	
e said part Y of the second part ents thereon in the manner provided by law and to have a receiver a II the premises hereby granted, or any part thereof, in the manner tain the amount then unpaid of principal and interest, together with th all be paid by the part Y. making such sale, on demand, to the	pointed to collect the rents and prescribed by law, and out of e costs and charges incident theret first part LCS.	all moneys arising from such sale to o, and the overplus, if any there be,	
It is agreed by the parties hereto that the terms and provisions on metils acruing therefrom shall extend and inure to, and be obligs signs and successors of the respective parties hereto. In Witness Whereof, the part 1883 of the first part ha V.O., he at above written.	atory upon the heirs, executors,	administrators, personal representatives,	
	John arthur Raidef ann	Mayer (SEAL) (SEAL) (CEAL)	
 I provide the second sec			
TATE OF KADSAS			
BE IT REMEMBERED, That on H before me, i notar came John Arthu	r Meyer and Rachel	in the aforesaid County and State,	
to me personally known to acknowledged the executiv IN WITNESS WHEREOF, I have year last above written.	be the same person a who exects on of the same. hereunto subscribed my name, and	uted the foregoing instrument and duly affixed my official seal on the day and	
Year last more miner	L,	o. ay	1

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ecorded November 23, 1953 /t 9:35 A. M.RELFASE // 2006 // 2006 Series of Needs I the undersigned, owner of the within mortgage, do Hereby schwaledge the full payment of the debt secured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of record. Dated this 16th day of November 1962. (Corp Seal) Attest: Imogene Howard, Asst. Secretary

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