	56638	Book 110	. O
the internet of the state of the second			IERY COLawrence; Kansas
This Indenture, Made this 1st. Gaylord M. Sohneok, Jr. and Phoebe	day of J G. Schneck, hi	and the second	, 19 55 betwee
of Laurence , in the County of	Douglas	and State of	Kansas
parties of the first part, and Albert H.	Torneden or Gla	dys G. Torneden	either or
Witnesseth, that the said parties of the first RIGHTY FIVE HUNDRED & mo/100 *		part ies of on of the sum of	
to the cereip this indenture do GRANT, BARGAIN, SELL ar following described real estate situated and to Kansas, to-wit:	nd MORTGAGE to t	he said part 105 o	f the second part, th
The North 65 feets of Lot 1	io. Twenty One (21) in '	
The Moramar Addition, an An Lawrence	dition to the C	ity of	6
with the appurtenances and all the estate, title a	nd interest of the s	aid part iesof the	first part therein.
And the said part 100 of the first part do hereby co of the premises above granted, and seized of a good and indefess No Bz.	sible estate of inheritance	the delivery hereof FI therein, free and clear of	ey the lawful owner I all incumbrances,
and that they will	warrant and defend the sa	ame against all parties m	aking lawful claim thereto.
It is agreed between the parties hereto that the part 108 and assessments that may be levied or assessed, against said real of keep the buildings upon said real estate insured against fire and directed by the part 108. O of the second part, the loss, if any, m interest. And in the event that said part 108 of the first part at aid premises lawced as herein provided, then the part 108 o paid shall become a part of the indebtedness, secured by this until fully repaid.	estate when the same becc tornado in such sum and ade payable to the part 1 hall fail to pay such taxes of the second part may pa Indenture, and shall bear	by such insurance compa BS of the second par	and that they will my as shall be specified as t to the extent of thei
THIS GRANT is intended as a mortgage to secure the payment EIGHTY FIVE HUNDRED & no/100 *	of the sum of		* DOLLAR
said part 2006 of the second part to pay for any insurance or that said part 2006 of the first part shall fail to pay the same And this conveyance shall be void if such payments be made if default be made in such payments or any part thereof or any sattee are not paid when the same become due and payable, or if real estite are not kept in as good repair at they are now, or if and the whole sum remaining unpaid, and all of the obligations is given, thall immediately mature and become due and said payable.	by 15 said obligation and also to to discharge any taxes w as provided in this indent as here in specified, and obligation created thereby the insurance is not kept waste is committed on said provided for in said writh a the option of the hole	terms made payable to 1 secure any sum or sum vith interest thereon as 1 ure. the obligation contain y, or interest thereon, o up, as provided herein, premises, then this conv en obligation, for the sec er hereof, without notice	the part 199 of the secons of money advanced by the terein provided, in the even and therein fully discharge or if the taxes on said re- or if the buildings on as opened shall become absolu- urity of which this indentus , and it shall be lawful for
the end perfuse. of the second part the ir agentia on ments thereon in the manner provided by law and to have a recei- all the previous hereby gented, or any part thereof, in the m retain the anount then unpaid of principal and interest, together w shall be paid by the parties hereto that the terms and provisi- bengths acrough the thorn, shall extend and inure to, and be analignt and successord of the respective parties hereto.	C BESIGNS to take prove appointed to collect transer prescribed by Jaw, ith the costs and charges to the first part 105 . ons of this indenture and obligatory upon the heir	ossession of the said pr he rents and benefits and "ou" of all mone incident thereto, and th each and every obligations, executors, administrat	emises and all the improv accruing therefrom, and it ys arising from such sale t a overplus, if any there b
In Wheese Wheese, the part 100 of the first part he Ti last above written.	Haylord 7.	· · · · · ·	0 1
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	on this 1st otary Pablic M. Schneck, Jr.		aforesaid County and Stat
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