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6	MÖRTOAGE (Nö: 52K) Boyles Legal Blanks-GASH STATIONERY CO_Lewrence, Kansas
	This indenture, Made this the day of the second sec
	of because in the County of because and State of
	part lexif the first part, and the terrence fulleling at Loun absorbation
	Witnesselb, that the said part is of the first part, in consideration of the sum of Thight - throat hundren, and no/100
	this indenture doGRANT, BARGAIN, SELL and MORTGAGE to the said part 2/ of the second part; the following described real estate situated and being in the County of C. Dob: Lo.C. and State of kansas, to will
	Lot One Hundred three (103) on tennsylvania Utrect, in the Office to the City of Lawrence.
<b>Y</b>	with the appurtenances and all the estate, title and interest of the said part. Loof the first part therein. And the said part 105 of the first part do hereby coverant and egree that at the delivery hereof. 1022 1222 the lawful owner B of the premises above granted, and selzed of a good and indefeatible estate of inheritance therein, free and clear of all incumbrances.
	and that LICJ will warrant and defend the tame egainst all parties making lawful claim threeto. It is copress between the parties hereic that the part LCS of the first part shall at all times during the life of this indenture, pay all taxes
	and assessments that may be levied or assessed against said real estate when the same becomes due and payable, and that be by 1/1 1 keep the building upon add real estate insired against fire and torrado in such sum and by such insurance, company as shall be specified and directed by the part. "Joint the event that said part AGS of the first part shall fail to pay such taxes when the same become due and payable or to keep interest. And in the event that said part AGS of the first part shall fail to pay such taxes when the same become due and payable or to keep said premise insurance, or part of the indebtedness, secured by this indenture, and shall bear interest at the rate of 10% from the date of payment as paid hall become e part of the indebtedness, secured by this indenture, and shall bear interest at the rate of 10% from the date of payment
	tuntil fully repaid. THIS GRANT is intended as a morigage to secure the payment of the run of the run of the run of Dollars.
<del>ر</del>	according to the terms of DAQ. certain written obligation for the payment of raid sum of money, executed on the 23324 November 19 55, and by 14 terms made payable to the part of the second day of the terms of the terms of the part of the second
	and by and by any of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the 'event and part. J. of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided. In the 'event that said part J.C.Sof the first part thall fail to pay the same as provided in this indenture.
	And this conveynes shall be void if such payments be made as herein specified, and the obligation contained therein fully distingted. If default be made in such payments or any pair thereof or any obligation created thereby, or interest thereon, or if the target on tail and the buildings on tail the target of the such payments or and payable or if the insurance is not pair diversity of the buildings on the same become due and payable or if the such payments is a single when the same become due and payable or if the such payments is an end to be the buildings on the same become due and payable or if the such payments is a single when the same become due and payable or if the such payment is diversited of the version when the same become absolute and the obligation provided for in sid written obligation, for the version when the same become absolute and the whole sum remaining unpaid, and all of the obligations provided for in sid written obligation, provided the whole the buildings of which this indentive and the whole sum remaining unpaid, and all of the obligation provided for in the building of which this indentive and the whole sum remaining unpaid, and all of the obligation provided for in the building of which this indentive and the whole sum remaining unpaid, and all of the and payable or the option of the helder hereof; without notice, and it shall be jewide for its pay and the sum of the
	the said part y of the second path to be a solution of the said premises and the improve- ments thereon in the manner provided by law and to have a receiver appointed to collect the rents and benefits accounting therefits, and to sell the premises hereby granted, or any part thereof, in the manner proscribed by law, and out of all benefits accounting from such sele to sell the premises hereby granted, or any part thereof, in the manner proscribed by law, and out of all benefits accounts, if any there be sell the appoint then unpaid of principal and interest, together with the costs and charges incident thereto, and the overplus, if any there be
	shall be paid by the part $y'$ making such sale, on demand, to the first part- is a spreed by the part bareto that the terms and provisions of this indenture and each and every obligation therein contained, and all is a spreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits accounts; therefrom, shall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives, a ssigns and successors of the respective parties hereto.
<b>?</b>	"In Witness Whereast, the part 12" of the first part had a hereunto that hand and seat a the day end year last above written.
	SEAL)
	(SEAH)
	SS. COUNTY.)
	before mote a compared with the storesald County and State
	to me personally known to be the same person S who executed the foregoing instrument and duty acknowledged the execution of the same.
	IN WATNESS, WHEREOF, I have hereunic subscribed my pame, and alflared my official scal-on the day and year last above written with the start above written with the start of t
	L, J. Dy Mary Public
	I the undersigned, owner of the within mortgage, do hereby acknowledge the full payment of secured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of
	Dated this 13th day of September 1963. The Lawrence Building & Loan Ass'n. ATTEST: L. E. Eby, Secretary W. E. Jecker, Vice-Pres. Mortgages.

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