a a service de la constant de la con Esta de la constant d		Reg. 1 For	lo. 12,010 aid \$17.50-	.282	NU A
FOOAC	<u>Otter and the contraction of th</u>				
мокталат Воак 112	(Ne. 52K) Boyles Legal Blanks-	-CASH STATIONERY COLawrence	, Kansas		
This Indenture, Made this			between		15
Rono 4. Bruns and Beulan.	Sruns, husband and wi	11 0,			
ofLawrence, in the County of				-	и И
part 10 sof the first part, and		an Association	art		Ţ,
Witnesseth, that the said partles of the					
Sev.onThousandandno/100 fothem					25
this indenture do GRANT, BARGAIN, SI	LL and MORTGAGE to the said	part . Y of the second	part, the		
following described real estate situated a Kansas; to-wit:	nd being in the County of	Dourlas and	State of		
방송에 가지 않는 것은 것이 없는 것이 없는 것이 없다.	(2) in University To	mage an Additio			
Lot Ten (10) in Block Two within the City of Lawren	e, In Douglas County	, Kansas,			(1) N.,
with the appurtenances and all the estate,	itle and interest of the said pa	rt18.8 of the first part the	erein.		
And the said part. 10.0	reky envenant and agree that at the deli-	very hereolulity			
the	T	inst'all parties making lawful clat	m thereto;		
it is eggeed between the parties hereto that the part-	O.Sof the first part shall at all times	during me me of the they	will d		
P	d real actate when the lame pecones, or	a sile halantes	Control and PSI		
directed by the part or the second part, the second part, in the second part, the second part of the second part, the second part of the indeptedness, second part of the indeptedness, second	t part shall, fail to pay such taxes when of the second part may pay said by this indenture, and shall bear interest	the same become due and person faxes and insurance, or either, and t at the rate of 10% from the date	the amount of payment		
until fully repaid. THIS GRANT is Intended as a mortgage to secure the	payment of the sum of Seven Th	iousand and no/100)		
	t at and and and some of	money, executed on the 21	s.t		
day of April 19 20	and by and bloation and also to secur	a any sum or sums of money adv	ranced by the		
said part. Y of the second part to pay for any in:	urance or to discharge any taxes with, to				,
And this conveyance shall be void if such payments if default be made in such payments or any part there	of or any obligation created thereby, or	as provided nerein, or it mer bon			
If default be made in such payments or any part more estate are not paid when the same become due and pay real exists are not kept in as good repair as they are and the whole sum remaining unpaid, and all of the is given, shall immediately mature and become due an	ble, or it has the instantiated on said pren bilgations provided for in said written ob bilgations at the option of the holder he	nises, then this conveyance shall be ligation, for the security of which treof, without notice, and it shall	this indenture at the lawful for		
the said part. Y of the second part	we a receiver appointed to collect the re-	ents and benefits accruing there	from) and to have		
sell the premises neredy granted of orincipal and interest,	together with the costs and charges inclu	ent thereto, and the overplus, if	any there be,		
shall be paid by the part. J., making such sale, on the shall be paid by the part. J., making such sale, on the served by the parties beeto that the terms benefits acculat therefore, shall extend and laws to	damand, to the tirst perturbation	the second second second	tained and all B		
benefits account therefrom, shall extend and invert asigns and auccessors of the respective parties herein in Winess Whereof, the part 10.5 of the first					
last sbove writter.	Finol	3	(SEAL)		
	Reilo E. DI	ins 	(SEAL)		
	Beulah Bru	ns	(SEAL)		
	می م	an a			
Kansas)	• •				1
RE IT REMEMB	ERED, That on this 21at Notary Public	lay g Anr.11	A. D., 1956		
before me came R	ono E. Bruns and Boul	ah Bruns, husband	and wife	Bandon alla Banan writh Sangira dhaa	が
A De La me Des	ionally known to be the same person. S.	who executed the foregoing instr	ument and duly	this 3 day	
acknowled	yed the execution of the same: HEREOF, I have hereunto subscribed my t		101 I	"blacembar	
yair lait My Commission Expires <u>April</u>	above written. 11 19 58	XEZ	-by	Komee Been	
			Notary Public	Castrations	
worded April 21, 1956 at 11:10 A.M. Adersigned, owner of the within mortge	RELEASE ge, do hereby acknowledge	the full payment of	legister of Deed the debt secur	ed	
, and authorize the Register of Deeds of December 1968 The La	to enter the discharge of wrence Savings Associatio	on formerly known as	The Lawrence	115	Ŀ
g and Loan Association M.D. Vaughn . Seal)	Executive Vice Presiden	t Mortgagee. Ow		and the second state in the	ļ
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