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MORTOAGE	• (N	o. 52K) Boyles	egal Blanks-CASH STATIONERY	COLawrence, Kansas	No.	AY.
This Indenture. Mad	e this 11th	day of	September	, 19 between	Num V	5
	an and Jevol bium				H. LE	مر. ا
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of Lawrence	, in the County of					, <b>e</b>
part of the first pa	irt, and The Lawrence	e.Duilding e	nd Joan Associat	ion	1000	•
<i>b</i>				e second part.	10110	5.3 
	said part19.9 of the firs					
	and po/100					
to	duly paid, the receip GRANT, BARGAIN, SELL a	nd MORTGAGE 1	o the said part V of	the second part, the	20EQ	2
following described r	real estate situated and	being in the Cou	inty of Douglas	and State of		
Kansas, to wit:					- HEXE	
	· ·				Q.E.Q.	
Lot Eight (3)	) in Block Phree (	3) in Cohas	g Subdivision i	n the	57 <u>1</u>	
City of Lawre	mee, Douglus Coun	ty, Kansas,				
with the appurtenance	es and all the estate, title	and interest of th	e said parting of the f	first part therein.	NULL N	
And the taid part 19.5	of the first part do	covenant and agree tha easible estate of inherite	nce therein, free and clear of	all incumbrances,	· 22	
of the premises above granted		and the second second		a and a second second second second		
	parties hereto that the partLOC	it warrant and defend t	he same against all partles mainst all times during the life of	king lawful claim thereto. this indenture, pay all taxes		
		• • • • • • • • • • • • • • • • • • •	فاطحيدهم ادمح منال بنبينا	ed that we shall have been		
directed by the part V	of the second part, the loss, if any,	, made payable to the p	art of the second part	to the extent of		
interest. And in the event that - said premises insured as her	at said part 0.5t of the first part ein provided, then the part	of the second part m this indenture, and shall	ay pay said taxes and insurance bear interest at the rate of 105	e, or either, and the amount from the date of payment		
	as a mortgage to secure the payment			unobio	2000	
Pà :				DOLLAR	2002	
according to the terms of	ONC certain written obligation	for the payment of a	ald sum of money, executed or	n the of the second		
	ng thereon according to the terms					
and partition of the se	cond part to pay for any insurance	e or to discharge any t	ixes with, interest mercon as a	nerein provided, in the eve		
E And this conveyance sha	he first part shall fall to pay the sa sill be void if such payments be mi	ade as berein specified	and the congation contain	ed therein fully discharge or if the taxes on said re	d. (2) al (2)	
Bi 'If default be made in such	a same become due and payable, c	or if the insurance is no	t kept up, as provided herein,	, or if the buildings on sa		-
and the whole sum remaini	as good repair as they are now, or ing unpaid, and all of the obligati mature and become due and pays	able at the option of th	e holder hereof, without notice	e, and it shall be lawful f	" 阅	
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the said part. The of the	second part		teke possession of the said p	remises and all the improv		•
the said part		receiver appointed to c	take possession of the said p ollect the rents and benefits	remises and all the improv accruing therefrom; and	to p	
is given, that initiation of the ments thereon in the ments all the premises hereby p retain the amount then unput shall be paid by the part	pranted, or any part thereof, in the aid of principal and interest, togoth y	receiver appointed to c the manner prescribed b ter with the costs and c and, to the first part 10	take possession of the said p ollect the rents and benefits y law, and out of all mone harges incident thereto, and th C	remises and all the improv accruing therefrom, and eys arising from such sale ne overplus, if any there to for therein contained, and		
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