his Indenture, Made this 20th Bldon P. Millor and Ruth Ann M		
Eldon P. Millor and Ruth Ann M	day of Ootober	1956 between
1	ller, his wife	
Lam enco B#5 In the County of	Douglas and Stat	e of Kansag
Lies of the first part, and	ence National Bank, Lawrence	
		of the second part.
Vitnesseth, that the said part 195 of the first VEN THOUSAND & no/100 *		DOLLARS
thom duly paid, the receip	t of which is hereby acknowled	
indenture do GRANT, BARGAIN, SELL a owing described real estate situated and usas, to-wit:	nd MORTGAGE to the seid part : being in the County of Doug	rof the second part, the lasand State of
Beginning at a point 880 fee	at South and North 890 201	Sast
397.5 feet of the Northwest Township Thirteen (13) Sout	h, Range Nineteen (19) East	of the
6th Principal Meridian for 121 feet marallel with the	the point of beginning, the Mest line of said Section,	nce North thence
South 89° 20' West 100 feet	, thence South 121 feet par Section, thence North 890 2	allel O' East
100 feat to the point of be across the South 15 feat th	ginning; subject to a publi	s road
Including all rents, issues and prof all be entitled to collect and retain rounder.	the rents, issues and prot	TL2 UTCH GOLAGIC
ith the appurtenances and all the estate, title	and interest of the said parties	of the first-part-therein.
And the said part 108 of the first part do hereby the premises above granted, and seized of a good and indef	covenant and agree that at the delivery here easible estate of inheritance therein, free and	clear of all incumbrances,
No exceptions	I warrant and defend the same against all :	0
It is acceed between the parties hereto that the part 108	of the first part shall at all times during t	e life of this indenture, pay all taxes
Id essentments that may be levied or assessed against said reat ep: the buildings upon said reat estate inscired against fire an rected by the part. <u>W</u> . of the second part, the loss, if any, teerst, And in the event that said part <u>106</u> of the first part id premises insured as herein provided, then the part <u>W</u> . p said shall become a part of the indebtedness, secured by the if dolly repaid.	I estate when the same becomes dug and d tornsdo in such sum and by such insuran made payable to the part <u>y</u> . of the s shall fail to pay such taxes when the same	ayable, and that LDAY WILL to company as shall be specified and cond part to the extent of LUB become due and payable or to keep a lawrance, or either and the amount
THIS GRANT is intended as a mortgage to secure the paym	ent of the sum of	* DOLLARS,
Cording to the terms of	for the payment of said sum of money, e	xecuted on the 20th
ay of Ootober 1956, and are with all interest accruing thereon according to the terms	nd by 108 terms made pa of said obligation and also to secure any su	vable to the part y of the second in or sums of money advanced by the
aid part.	or to discharge any taxes with interest the me as provided in this indenture.	reen as herein provided, in the event.
And this conveyance shall be void if such beyments be m f default be made in such payments or any part thereof or state are not paid when the same become due and payable, or al extant are not kent in as good repair as they are now, of	ade as herein specified, and the obligatio any obligation created thereby, or interest r if the insurance is not kept up, as provid if waste is committed on said premises, the	ed herein, or if the livildings on said this conveyance shall become absolute
nd the whole sum remaining unplied, and all of the obligation given, thail immediately mature and become gdue and pays ha solid part Y of the record part its agents to negative the second part its agents of hereis thereos in the manner provided by law and to hive a ell the premises hereby granted, or any part thereof, in th sign the amount then unplied of principal and interest, togeth	receiver appointed to collect the rents and	te taid premises and all the improve- benefits accruing therefrom, and to
hall be paid by the part. Y making such-sale, on deman	id, to the first part 108	abliantion therein contained and all
It is agreed by the parties, hereto that the ferms and properties actuing therefrom, shall extend and long to; and usions and successors of the respective parties hereto. The Winkess Whereof, the part 1988 of the first part has the first part has a successor of the successors of the second	the conflictory tobout and many sectors.	
in Wilhiss Whereof, the past 198 of the first part ha	Since and the second second	AN
	Bidon P. Millor	(SEAL)
	Ruth a m	(SEAL)
	Ruth Ann Miller	(SEAL)

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