	63721	BOOK 116	
TOACE	(Ne. 52K) B	The second secon	TIONERY COLawrence, Kansas
s Indenture, Made this 31st Robert Gardner and Jean Gard			
Lawrience , in the County of ^{1es} of the first part, and The Lawres	nce Building	dind Loan Asso	
linesseth, that the said part ics of the Forty-one hundred and no/100	first part, in con	sideration of the sum	of DOLLARS
them duly paid, the re indenture do GRANT, BARGAIN, SEI owing described real estate situated at	LL and MORTGA	GE to the said part	
nsas, to-wit:			
All of Lot Thirty-eight (38) Thirty-seven (37), in Solemon (9), in Baboock's Addition to County, Kansas,	n's Subdivi	sion of Block I	o. Nine
the appurtenances and all the estate, ti And the seld part 103 of the first part do her the premises above granted, and seized of a good and in	reby covenant and agr	es that at the delivery hereo	they arghe lawful owners
and that they were the parties hereto that the part 1 it is agreed between the parties hereto that the part 1 d extensions that may be levied or assessed against and ep the buildings upon said real estate insured apaint for event And in the event that aid part 1 GBG the first if premises insured as herein provided, then the part y paid shall become a part of the indebtedness, secured is full folly regard.	C'S of the first part	shall at all times during the	the weilt and the will
THIS GRANT is intended as a mortgage to secure the pa			
cording to the terms of <u>OTE</u> certain written obligat y of <u>AUEUSI</u> 19.57 rt, with all interest accroing thereon according to the ter- id part <u>J</u> of the second part to pay for any insure at said part <u>IBS</u> of the first part shall fail to pay the And this conveyance shall be void if such payments be default be made in such payments or any part thereof ties are not paid when the same become due and payable at said are mor kept in as good repair as the oblig given, shall immediately mature and become due and pay	, and by 1ts ms of sold obligation ance or to discharge a e same as provided in	terms made payal and also to secure any sum my taxes with interest there this indenture.	Is to the part \underline{y} of the second or sums of money advanced by the max herein provided, in the event
e said part, \mathcal{Y} of the second part entry thereon in the memory provided by law and to have all the premises hereby granted, or any part thereof, for ratio the amount then unpaid of principal and interest, togra all be paid by the part. \mathcal{Y} making such sale, on der	a receiver appointed the manner prescribe ether with the costs a mand, to the first part	to take possession of the to collect the rents and be d by law, and out of al nd charges incident thereto, 1.0.5	said premises and all the improve- nefits accruing therefrom, and to i moneys arising from such sale to and the overplus, if any there be,
It is agreed by the parties hereto that the terms and mefits accruing therefrom, shall extend and inure to, ar alons and successors of the respective parties hereto.			
In Witness Whereof, the part 10.5 of the first part above written.	he VI hereunto de	n their hand 3 Select Robert	and seal 3 the day and year Jaidice (SEAL) Cardner (SEAL)
2 	- Andreas	reamform	(SEAL) IPdnor(SEAL)
Cále a le maine a la maine a la m	a <u>na na k</u> ana	normala relativa	
TE OF KARSAS			······································
a bay a second and a	L + E. y and State, came RC h1	. Eby blert Gardner a isband and wife	
	ily known to be the sa		he foregoing instrument of writing,
and duly ackno			my official seal on the day and
and duly ackne IN WITNESS WHEREOF,	I have hereunto sub e written.		my official seel on the day and Eby, Notary Public

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came of the within martigage ide harders acknowledge the full pregment of the delt secured thereby , and Rilease

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