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IORTOÁGE	the second s	CASH STATIONERY COLawrence, K	(四)	
This Indenture, Made this 19t Harold F. Rosson and Melias	th day of Decem sa P. Rosson, husband a	nd wife,	ween	
Lawrence , in the County art 1e sof the first part, and the Law	wrence Building and Los	nd State of Kansas n Association y		
Witnesseth, that the said parties of t Twelve thousand and no/100		DO	ILLARS	
b duly paid, the duly paid, the sis indenture do GRANT, BARGAIN, ollowing described real estate situated	sereceipt of which is hereby ack SELL and MORTGAGE to the said	part y of the second pa	irt, the	CANAL SAL
ansas, to-wit: Lot No. Six (6), in Bl an Addition to the Cit with the appurtenances and all the estate And the said part 188 of the first part do t the premises above granted, and seized of a good ar	e, title and interest of the said pa	rties of the first part there very hereof they ar file lawful	and a second	大学的公室和考虑的
	the Xill warrant and defend the same aga	inst all parties making lawful claim	thereto.	11.62
It is agreed between the parties hereto that the pain of assessments that may be levied or assessed against ceep the buildings upon said real estate insight against directed by the part $\mathcal{Y}$ of the second part, the loss interest, And in the event that said part 1.05 of the said primites insured as herein provided, then the part to paid shall become a part of the indebtedness, secu- wit fully used.	said real estate when the same becomes du at fire and tornado in such sum and by such s, if any, made payable to the part first part shall fail to pay such taxes when rt Y of the second part may pay said red by this indenture, and shall bear interest	e and payable, and that we have a payable, and payable, and that is a shall be speop the second part to the extent of the same become due and payable of taxes and insurance, or weither, and it at the rate of 10% from the date of the second payable of the second part to the second payable of the second pa	cified, and in to keep he amount if payment	
THIS GRANT is intended as a mortgage to secure th	the payment of the sum of Twelve th	ousand and Ho/100-	DOLLARS,	
part, with all interest accruing thereon according to the said part Y of the second part to pay for any	1. and by transformed by transformed by the second by t	erest thereon as herein provided, in	the second ted by the the event	
that said part 1.0.9. of the first part shall fail to part 28 And this conveyance shall be void if such paymen if default be made in such payments or any part the estate ere not paid when the same become due and p real estate 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 a	ay the same as provided in this indenture, his be made as herein specified, and the ereof or any obligation created thereby, or public or if the insurance is not kept up, a	obligation contained therein fully interest thereon, or if the taxes or is provided herein, or if the buildin	discharged. said real gs on said	4 90 91
the said part of the second part ments thereon in the manner provided by law and to sell the premises hereby granted, or any part thereon and interest and interest and interest	to have a receiver appointed to collect the re sof, in the manner prescribed by law, and st, together with the costs and charges incide	nts and benefits accruing therefrom	n; and to	
retain the amount inter open of the part. Y making such sale, o It is agreed by the parties hereto that the termy benefits accruing therefrom, shall extend and inuce saligns and successors of the respective parties heret	to, and be obligatory upon the heirs, ex	ecutors, administrators, personal rep	ed, and all-	11
assigns and successors of the respective parties here in Witness Whereof, the part 10.5 of the first last above written.	nt part ha V.C hereunto set	roll P. Rossa	(SEAL)	
	Melis	A. P. Rosson	(SEAL) n (SEAL) (SEAL)	
STATE OF Kansas	52.			
	L. E. Eby	a Notary P	D. 19 57 ublic in and	- 6818 1847 Grai
to the to me	id County and State, came. Harold F. Rosson,	Rosson and Leliss nusband and wife,	1 <u>8 P</u>	30 word
IN WITNESS We year la	uly acknowledged the execution of the same. HEREOF, I have hereunto subscribed my name ast above written.	e and affixed my official seal on t	he day and	and d. Beck
My Commission expires April 21	C. C.	L. E. Eby,		
ed December 19, 1957 at 1:05 P.M.	· STERSER STERSER	d to see [		

26th day of Januar ogene Howard, Ass't. Secretary 26th 962.

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Summittee of

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