			Reg. No. 13,9
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of LAYKENCR in the County of Douglas and State of Kansas part le3of the first part, and The First National Bank of Lewrence, Lewrence, Kansas prify of the second part. Witnesseth, that the said part le3. of the first part, in consideration of the sum of DOLLARS To			and the second sec
Thentiye-Efve Thousand and no/100		ty of Douglas and S rst National Bank of Lawrence, Le	tate of Kansas
Addition to the City of Lewrence Addition to the City of Lewrence ************************************	Twenty-Five Thousand and no/100 to them duly paid, this indenture do GRANT, BARGAIN following described real estate situate	ne receipt of which is hereby acknowl , SELL and MORTGAGE to the said part	edged, ha ve sold, and by
Indee defere when the pare defere de source de parent of the sourd parent of autor de source	Addition to the City of with the appurtenances and all the estat And the said parties of the first part do	Lawrence // e, title and interest of the said parties hereby covenant and agree that at the delivery here	of the first part therein.
Twenty-Five Thousand and no/100	end that _ti It is agreed between the parties hereto that the p and astessments that may be levied or assessed against keep the buildings upon said real estate lawourd again directed by the part y of the second part, the loss interest. And in the event that said part125 of the said prantise insured as herein provided, then the part to paid shall become a part of the Indebtedness, secu until fully repaid.	NEY will warrant and defend the same against all and IES of the first part shall at all times during it said real estate when the same becomes due and p it fire and tornado in such sum and by such insuran it, if any, made payable to the part <u>J</u> of the su first part shall fail to pay such taxes when the same it <u>J</u> of the second part may pay such taxes in red by this indent ure, and shall bear interest at the r	parties making lawful claim thereto. he life of this indenture, pay all taxes beyable, and that they shall ce company as shall be specified and scond part to the extent of 105 become due and payable or to keep d insurance, or either, and the amount ate of 10% from the date of payment
and the whole sum remaining unpaid, and all of the obligations provided for in said written obligation, for the security of which this inderivers is all become absolute is given, shall menditately mature and become due and payable at the option of the holder hereof, without notice, and it shall be lawful for the said party	INTERTY-Five Thousand and no/100. eccording to the terms of ONE certain written o day of March 10 55 part, with all interest according the terms of the said part & S. of the second part to pay for any I that said part & S. of the first part shall fail to par- And this conveyance shall be void if such peyment if default be made in such peyments or any part there estate are not paid when the same become dow and pa- rest are not paid when the same become dow and pa-	aligation for the payment of said sum of money, ex , and by Its terms made pay terms of said obligation and also to secure any sum numbers or to discharge any taxes with interest ther , the same as provided in this indenture. Is the made as herein specified, and the obligation of or any obligation created thereby, or interest the rable, or if the insurance is not kept up, as provide	bollars, tecured on the 26th able to the part $Y = 0$ of the second to r sums of money advanced by the eon as herein provided, in the event contained therein fully discharged, tereson, or if the traces on said real discharged reads
and a vicensors of the respective parties hereto. In Witness Wheread, the part 105 of the first part ha VC hereinto set their hand 5 and seals the day and year list above written. Water Belot Bird and seals (SEAL)	and the whole sum remaining unpeid, and all of the is given, shall immediately mature and become due ar the said part <u>y</u> of the second part. It may be a second part the second part thereof reliant the premises hareby granted, or any part thereof reliant the amount then unpeid of principal and interest, shall be paid by the pert. <u>y</u> making such sale, on the second part <u>y</u>	obligations provided for in and written obligation, for d psyable at the option of the holder hereof, with the searce of the search of the search of the ave a receiver appointed to collect the rents and by in the memory prescribed by law, and out of a together with the costs and charges incident thereto, demand, to the first part 125	this conveyance shall become absolute or the security of which this indenture wit notice, and it shall be lawful for said premises and all the improve- enefits accruing therefrom, and to all moneys arising from such sale to and the overplus, if any there be,
	In Witness Whereof, the part 185 of the first of	a proper the newsy executors, and	and seals the day and year (SEAL)
	NOTARY IN HOO	Kelvin Hoover bunty and State, came Monti L. Belot, Belot, his wife onally known to be the same persons who executed cknowledged the execution of the same.	the foregoing instrument of writing,
BE IT REMEMBERED, That on this twenty-sixth day of March A. D. 19 58 before me. Kelvin Hoover a Notary Public in and for said Gounty and State came Monti L. Belot, Jr. and Martha C.		bove written. 19 50 Relvin Hoover	Hooth Worry Public

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