Det Ote. SIX) Boyles Legel Bi indenture, Made this 8th day of May. Harl T. Sloan & Goldie B. Sloan, his wife Image: Comparison of the first part, and Image: Comparison of the first part, and Image: Comparison of the first part, in consideration Image: High HEED FIFTX & no/100 * * *	and State of KAMEAR		1.6.1.6
Harl T. Sloan & Goldie B. Sloan, his wife Lawrence, in the County of Douglas of the first part, and The Lawrence National Bank, esseth, that the said part 105. of the first part, in consideration EM HINDEED FIFTX & no/100 * * *	and State of KAMEAR		, r .
Lawrence , in the County of Douglas of the first part, and The Lawrence National Bank, esseth, that the said part 105 of the first part, in consideration EN HUNDEED FIFTX & no/100 * *	Lawrence, Kansas	[2]	· ·
of the first part, and	Lawronce, Kansas		
seeth, that the said part 100. of the first part, in consideration EN_HINDEED_FIFTX & no/100 *	part. y of the second part.		
en Hindeed Fifty & no/100 * * *	of the sum of	Contraction of the second	1
nem duly paid, the receipt of which is hereby			t
enture do GRANT, BARGAIN, SELL and MORTGAGE to the	said party of the second part, t	the State	4.5
ng described real estate situated and being in the County of to-wite	of Douglas and State	of the	23.1.55
Lot No. Eleven (11) Steels's Subdivision of Block	No. Six (6)	· · · · ·	1.532
in Earl's Addition to the City of Lawrence			126
ling all rents, issues and profits thereof, provided be entitled to collect and retain the rents, issues ler.			
e appurtenances and all the estate, title and interest of the said	I part 100 of the first part therein.		50 C
e said pard.98 of the first part do hereby covenant and agree that at the mises above granted, and select of a good and indefeasible enters of inheritance ther	C I I I I I I I I I I I I I I I I I I I	wr a ki i i i i i i i i i i i i i i i i i	C.L
No Exceptions	against all parties making lawful claim theref	to,	
gread between the parties hereto that the part 105 of the first part shall at all ti ments that may be levied or assessed against said real estate when the same become buildings, upon said real activate insured analmat the and toreads in such sum and he			100
ments that may be levied or assessed against said real estate when the same become buildings upon said real estate insured egainst fire and tornado in such sum and by y the part y' . Of the second part, the loss, if any, made payable to the part, y' , and in the event that said part 108 . Of the first part shall fail to pay such taxes w isse insured as herein provided, then the part, y' , of the second part may pay all become a part of the indebtedness, secured by this indenture, and shall beer int	of the second part to the extent of 14 hen the same become due and payable or to 1 said taxes and insurance, or either, and the am	keep nount	Rel
repeld. IRANT is intended as a mortgaget to secure the payment of the sum of		ment' region	i i
TERN HUNDRED FIFTY & no/LOO * *	ef money, executed on the		-
May 19.58, and by 10s terms of said obligation and also to se all Interest accruing thereon according to the terms of said obligation and also to se y	ecure any sum or sums of money advanced by	the B CT Co	
parARE. of the first part shall fall to pay the same as provided in this indenture his conveyance shall be void if such payments be made as harein specified, and it be made in such payments or any part thereof or any obligation created thereby,	e. the obligation contained therein fully dischar	rged.	0
not paid when the same become due and payable, or if the insurance is not kept u e are not kept in as good repair as they are now, or if waste is committed on said pay is the same in the same is a same and a same and a same are same and a same are same and a same are same are same and a same are same and a same are s	up, as provided herein, or if the buildings on premises, then this conveyance shall become absu	said solute	6
while a contract manning on part, and become due and payable at the option of the holder while immediately matters and become due and payable at the option of the holder part. Y of the second part <u>lis</u> <u>Agents</u> <u>OF</u> <u>ABEIDE</u> to take pos- reon in the manner provided by law and to have a receiver appointed to collect the	session of the said premises and all the impre-	trover a R	
remises hareby granted, or any part thereof, in the manner prescribed by law, amount then unpaid of principal and interest, together with the costs and charges in paid by the part 2 making such sale, on demand, to the first part 108	and our or all moneys arising from such set cident thereto, and the overplus, if any there	be;	
greed by the parties hereto that the terms and provisions of this indenture and ex coroling therefrom, shall extend and invers to, and be obligatory upon the heirs, ind successors of the respective parties hereto.	executors, administrators, personal representat	tives,	+
asses Whereof, the pert 198 of the first part he V9 hersonto set their a written.	- 1	Ann Contraction	1. 10
1314 A	Sloan (SE	EAL)	0.0
, Lellie Goldie	B Sloan (SE DB. SIOAN (SE		Day
ייין איז			1 State
KADSAS			12861
Douglas SS.	Nov	58	10.2
BE IT REMEMBERED, That on this 674 of before me, Howard Wiseowan for said County and State, came Harl	a Notary Public I	In and	ERES.
- his wife	who executed the foregoing instrument of w		THE R
and duly acknowledged the execution of the same IN WITNESS WHEREOF, I have hereunto subscribed my	· Contraction of the second states and the second	[] [] [] [] [] [] [] [] [] [] [] [] [] [
ULA Capter April 18th 19.62 NTTUA	In Wiseman Notary	Public 61	-

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