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יין איז	TUTUM AT LAT AN AN AN AN	1993 67	7013	BOOK 119
MORTGAGE	(No. 52K)	Boyles Legal Blanks-	CASH STATIONERY C	OLawrence, Kanses
This Indenture, Made this O. L. Miller and V		A REAL PROPERTY OF THE REAL PROPERTY OF	mber o	, 19.58 between
of, in the Co part 125 of the first part, andThe		lank of Lawrenc		Kansas,
Witnesseth, that the said part iss Nine thousand and no/100 (\$9.0				
to them duly paid this Indenture do GRANT, 'BARG/ following described real estate situ Kansas, to-wit:		GAGE to the said	part y of th	e second part, the
	(5) in Block No. 1 o the City of Law			
And the seld pert 125 of the first pert do of the premises above granted, and selzed of a go	hereby covenant and	agree that at the delive	ry hereof they a	TE the lawful owners
It is egreed between the parties hereto that it and assessments that may be levied or assessed ag keep the buildings upon aid real estate insured a directed by the part y of the second part, the interest. And in the event that said part 1 (25, of said premises insured as herein provided, then the to paid shall become a part of the indebtedness, until fully repaid.	ainst said real estate when gainst fire and tornado in a a loss, if any, made payable the first part shall fail to p a part of the secon secured by this indenture, a	pert shall et all times du the same becomes due uch sum and by such I to the part	ring the life of this and payable, and in nsurance company as the second part to a same become due ces and insurance, or t the rate of 10% fr	Indenture, pay ell taxes that they will a shall be specified and the extent of 115 and payable or to keep either, and the amount on the date of payment
THIS GRANT is intended as a mortgage to secu- according to the terms of	en obligation for the payn 9.58, and by ⁴ to the terms of said obligation any insurance or to discharg	nent of said sum of mo its terms me on and also to secure a e any taxes with intere	ney, executed on the de payable to the p ny sum or sums of ist thereon as herein	att y of the second money advanced by the provided, in the event
that said part	the obligations provided fo lue and payable at the option	on of the holder hereof	tion, for the security f, without notice, an	of which this indenture d it shall be lawful for
sell the premises hareby granted, or any part in retain the amount then unpaid of principal and ini- thail be paid by the part	hereor, in the manner press lerest, together with the cost le, on demand, to the first erms and provisions of this ure to, and be obligatory hereto.	ribed by law, and ou a and charges incident part ISS Indenture and each and upon the heirs, execut	ut of all moneys a thereto, and the ov d every obligation the tors, administrators,	faing from such sale to erplus, if any there be, perein contained, and all personal representatives,
In Witness Winnesd, the part 125 of the last above written.	trst part haVE hereunto σ	x Q. L. Mil Z. L. Mil Velma B. 1	ier Mile B. Mile Miller Miller	S. the day and year (SEAL) (SEAL) (SEAL)
STATE OF KANSAS		an an an an an an an an	aranararana.	
DOUGLAS COUNTY,	ERED, That on this 11	lth day of	Septembe	FA. D. 19 58 a Notary Public in and
	ald County and State, came e personally known to be the duly acknowledged the execut WHEREOF, I have hereunto	wife, same person S who e lon of the same.	xecuted the foregoin	g Instrument of writing,
June 17-17-1	last above written. 19. Expires Sept. 17, 1961	E. B. M	north	Notery Public
rded september 12, 1958 at 1:00 a		Harol I	eca, seriste	
red thereby, and buthorize the with red thereby, and buthorize the set r this lobe may if concary 195.		TH SIA	in tan 1 1 anto 1 Marta baka	rayon an

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