的現象的思想。思想是明思	68902 BOOK	121 201.000 2010 100 100 100 100	993
MORTGAGE	(No. 53K) B		SH STATIONERY CO Lawrence, Kansas
This Indenture, Made this	16th day of	March	1059 hatura
Robert J. Moore and Mars	a J. Moore, his wife		1722. Derwee
and the second s			
of	e County of Douglas	and	State of Kansas
part of the first part, and	he Lawrence National Bar	uk, Lawrence,	Kansas
1			of the second part,
Witnesseth, that the said part 1	es. of the first part, in cons	ideration of the	sum of
Minety-Six Hundred and No			····· DOLLAR
o them duly	paid, the receipt of which is	hereby acknow	viedged, ha wa sold, and b
his indenture do GRANT, BA	RGAIN, SELL and MORTGAG	E to the said pa	rty of the second part, th
ollowing described real estate (ansas, to-wit:	situated and being in the	County of	Douglas and State of
	(in Block 3)		
Lot Thirty-Six ()	36) in Belle Haven South	Addition No.	2 (Two), an
	Dity of Lawrence, Dougla	s County, Kan	588
Including the ren	its, issues and profits	thereof provid	ded however that the
profits until def	De entitled to collect	and retain the	e rents, issues and
ith the appurtenances and all th	a artata titla and tataon of		
th the appurtenances and all the And the seld persica of the first per	t do hereby covenant and annual	the said parties.	of the first part therein.
me premises above granted, and selzed of	a good and indefeasible estate of inher	itance therein, free an	d clear of all incumbrances.
MY RAVED WORR	The art of the second s	And the second data and the second data and the	
	that they will warrant and defend at the parties of the first part sha		
d essessments that may be levied or assessed ap the buildings upon said real estate insur- ected by the party of the second part rest. And in the event that said part 165. d premises insured as herein provided, then paid shall become a next of the indebuild	against said real estate when the same	te becomes due and	payable, and that they will
ected by the party of the second part, erest, And in the event that said part 185.	the loss, if any, made payable to the of the first part shall fall to pay such	party of the s	second part to the extent of UNCIP
ores, and in the event that said part 1.05. d premises insured as herein provided, then paid shall become a part of the indebtedm nil fully repaid.	the part y of the second part i ess, secured by this indenture, and shall	mey pay said taxes an I bear interest at the r	d insurance, or either, and the amount rate of 10% from the date of payment
THIS GRANT is intended as a mortgage to	secure the payment of the sum of	linety-Six Hun	dred and No/100
annell - a service and a service is the service of a first and a first of a first and a	***************************************	************	*********
ording to the terms of			
t, with all interest accruing thereon accordin d pert y	g to the terms of said obligation and i	and and have been and	o so availa or money advanced by the
r said pertiles of the first part shall fa And this conveyance shall be void if such fefault be made in such payments or any p the are not paid whon the same become due estate are not kept in as good repair as if the whole sum remaining unpaid, and all liven, shall immediately metures and become	ill to pay the same as provided in this	indenture,	reon as herein provided, in the event
default be made in such payments or any p ate are not paid when the same become due	sert thereof or any obligation created and payable, or if the insurance is no	and the obligation thereby, or interest the	contained therein fully discharged, hereon, or if the taxes on said real
estate are not kept in as good repair as the whole sum remaining unpaid, and all siven, shall immediately mature and here and all	of the obligations provided for in said	on said premises, then written obligation, fo	d herein, or if the buildings on said this conveyance shall become absolute in the security of which the todowtor
	and the second	a contrast statement, write	our nonce, and it shall be lawful for
said party of the second part its thereon in the manner provided by lew in the premises hereby grainted, or any part in the amount then unpaid of principal and I be paid by the part.y	and to have a receiver appointed to co thereof, in the manner prescribed by	liect the rents and b	senefits accruing therefrom and to all moneys arising from such sale to
I is agreed by the parties hereto that the fits accruing therefrom, shall extend and ans and successors of the respective parties			obligation therein contained, and all
ms and successors of the respective parties m Witness Whereof, the part 10.5 of the	hereto.		interiorer, personal representatives,
above written.	X	fildir hand S	And seal S the day and year
	and the second sec	stert	MOO ZISEAU
and the second second	Reb	ert J. Moore	(SEAL)
	La	ha J. Moore	Used St. (SEAL)
	mailinama		(SEAL)
			and the second se

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