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MANAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAA	(No. 52K) The Outlook Print	ffillinfillingen and the statements of Legal Blanks, Lawrence, Kansas
Carl W. Schroeder	r and Mildred L. Schroed	ler, husband and wife
of Lawrence, in the Co part less the first part, and The L	Lawrence Building and Lo	an Association
Witnesseth, that the said part lea Fifteen hundred and no/1 to them duly paid	l, the receipt of which is hereby.	of the sum of acknowledged, ha. Ye sold, and by
this indenture do GRANT, BARGA following described real estate situ Kansas, to-wit:		said part 3 of the second part, the fand State of
Lot Eighty (8	0) in Breezedale, an Ad	dition
to the City o with the appurtenances and all the es And the said part 100 of the first part do	state, title and interest of the said	parties of the first part therein.
35 of the records of the	and and indefeasible estate of playinnos there ted march 30, 1955, rec Register of Deed of Dou they will warrant and defend the same	in free and clear of all incommenses, GACCEDt Orden III DOOK 108,7020 uplas County, Kansas against all parties making lawful claim thereto.
and assessments that may be levied or assessed agrees, the buildings upon aid real astate insured agreed by the buildings upon aid real astate insured a part. If the second part, the interst. And in the event that said parts. E. of aid permises insured a harein provided, then the so gaid shall become a part of the indebtedness, unit-fully reguld.	ainst said real estate when the same becomes gainst fire and tornado in such sum and by a fois, if any, made payable to the part $\overline{\mathcal{Y}}$ the first part shall fail to pay such taxes who part $\overline{\mathcal{Y}}$ of the second part may pay as secured by this indenture, and shall bear inter	uch insurance company an shall be specified and of the second part to the extent of $A \cup B$ in the same become due and payable or to Keep id taxes and insurance, or either, and the amount est at the rate of 10% from the date of payment
THIS GRANT is intended as a mortgage to secu	****	hundred and no/100 bours, f money, executed on the 11th
according to the terms of $\Omega\Omega\Omega$ certain writted by of $A\Omega\Omega$, Ω and Ω are set of Ω and Ω and Ω are set of Ω and Ω and Ω are set of the second part to pay for a said part \Im	en obligation for the payment of said sum of 59 , and by 1 ± 3 term to the terms of said obligation and also to see	is made payable to the part. \mathcal{Y} of the second une any sum or sums of money advanced by the
that said part $\widehat{\Box} \oplus \Xi$ of the first part shall fail the And this convergence shall be void if such pay fields the smade in such payments or any part estate zer not paid when the same become due an easily state are not paid when the same become due and all of is given, shall immediately matter and become the same remaining unpaid, and all of is given, shall immediately matter and become the same state are same same shall be a same same same same same same same s	ments be made as herein specified, and this I thereof or any obligation created thereby, or d payable, or if the insurance is not kept up are now, or if waste is committed on said pr the obligations provided for in said written o us and cavable at the oction of the holder !	a obligation contained therein fully discharged interest thereon, or if the taxes on said real as provided herein, be if the buildings on said emises, then this conveyance shall become absolute obligation, for the security of which this indenture wherein without notice, and it shall he lawful for
the said part. X of the second part ments thereon in the manner provided by law and sell the premises hereby granted, or any part the reliain the amount then unpaid of principal and into shall be paid by the part X making such sale	fo take pose to have a receiver appointed to collect the hereof, in the manner prescribed by faw, ar erest, together with the costs and charges inci-	ssion of the said premises and all the impreve- rents and benefits accruing therefrom, and to do ut of all moneys arising from such sale to dent therefo, and the overplus, if any there be,
It is agreed by the parties hereto that the te benefits accruing therefrom, shall extend and inu assigns and auccessors of the respective parties h	erms and provisions of this indenture and eac ure to, and be obligatory upon the heirs, hereto.	
last above written.	Carl u	hands and seals the day and year . Left of the seal of (SEAL)
Bart A	mid et a	Schröder (SEAL) Schröder (SEAL)
** ****		
MMMMMMMMMMMMMMMMMMMMMMMMMMMMMMMMMMMMMMM		Millimininininininininininininininininini
STATE OF KANSAS Douglas country	55.	
HOTAR camp	EMBERED, That on this llth d mms.a. Notary Public Carf W. Schröeder and s band and wife	
acknow	wledged the execution of the same.	who executed the foregoing instrument and duty

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