The indenture, Made this     17.21     day of june     jun	MORTGAGE BOOK 125 73	61975 (No. 328) The Outlook Printers, Publisher of Legal, Blanks, Lawrence, Kan
Clan D. Hildsbrand and Roze Marie Hildsbrand, husband and wire         of Lawrence       in the County of Douglas       and Same of Kannas         parties of the first pert, and The First Hational Bank of Lawrence, Lawrence, Lawrence, Jansan       pert / of the second pert for the second pert for the the first pert, in conjecteriol of the sum of the second pert for the the second pert for the		
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DOUGLAS COUNTY) <sup>53</sup> HE IT REMEMBERED, That on this 17th day of June A.D. before me, Notary Public in the slorestill County a came Glan D. Hildebrand and Rose Marie Hildebrand, hus and wife to me personally known to be the same person. S. who executed the foregoing instrument acknowledged the execution of the same. IN WITHERS WHEERON, I have hereints ubterthed my neme, and sifteed my official test on the year last above written. IN writes withen the same person S. who executed the foregoing instrument acknowledged the secution of the same. IN WITHERS WHEERON, I have hereints ubterthed my neme, and sifteed my official test on the year last above written. My Commission Expires September 17 19.61 Economical Action E. B. Martin Notery d June 17, 1960 at 11:05 A.M. RELEASE ACCAL Caller Register of Deeds to enter the discharpy secured thereby, and authorize the Register of Deeds to enter the discharpy secured thereby, and authorize the Register of Deeds to enter the discharpy secured thereby, and authorize the Register of Deeds to enter the discharpy Notery	If default be made in such payments of erate are not kept in as good rep- erate state are not kept in as good rep- and the whole sum remaining unpaid, is given, shall immediately mature and the state part X of the ascend part ment therean in the manner provided ba- all the premises hereby granted, or a retain the amount then unpaid of priori shall be paid by the part X making In is agreed by the part A making In is agreed by the part is hall extra assigns and successors of the respective law these Westerd, the part ICS last above written.	r any part thereof or any obligation created thereby, or interest thereon, or if the taxas on said and all of the obligation provided for in said provided herein, or if the buildings on all of the obligations provided for in said written obligation, for the security of which this inde- baccame due and payable at the option of the holder hereof, without notice, and it shall be level become due and payable at the option of the holder hereof, without notice, and it shall be level of law and to have a reactiver appointed to collect the rent and benefits accuring of which the inter- and all of the solutions provided here in solution of the said parmines and the law of the part thereof, in the manner prescribed by law, and out of all meres eviced there with the costs and all and interest, together with the costs and charges incident thereto, and the overplue, if any these parts thereof, in the manner prescribed by law, and out of all meres eviced there income the all and interest, together with the costs and charges incident thereto, and the overplue, if any these parts thereof.
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