	73900 BOOK 125	
ППОПЛИНИЦИИ ПОПЛИЦИИ Монталон Колталон	naadiiniinaadaaaaaaaaaaaaaaaaaaaaaaaaaa	MANAMANANANANANANANANANANANANANANANANAN
This Indenture, Made t	his 8th day of July	19 60 Hatwar
	1 Miller, a single man,	
of Lawrence	, in the County of Douglas and Stat	
	and The First National Bank of Lawrence	
Witnesseth, that the said	part y	n⁰of
	hundred and no/100 (\$3,700.00)	
	. duly paid, the receipt of which is hereby acknowled NT, BARGAIN, SELL and MORTGAGE to the said part 3	
following described real Kansas, to-wit:	estate situated and being in the County of	glas and State of
		States and the
Lot No. City of	twenty-three (23) in Miller Acres, an addition Lawrence, and all the estate, title and interest of the said part y	
And the said part. y of t	he first part do ES hereby covenant and agree that at the delivery hered	he is the lawful owner
of the premises above granted, and	seized of a good and indefeasible estate of inheritance therein, free and o	and the second
It is agreed between the partie	and that he will warrant and defend the same against all pa a barato that the part_Y of the first part shall at all times during the	life of this indenture, pay all taxes
and assessments that may be levied keep the buildings upon said real directed by the part.Y of the	or assessed against said real estate when the same becomes due and pare estate insured against fire and ternade in such sum and by such insurance second part, the loss, if any, mede payable to the part <u>J</u> of the sec- part <u>J</u> of the first part shall fail to pay such taxes, when the same b midded, then the part <u>J</u> of the second part may pay such taxes, and a indebtedness, secured by this indemture, and shall bear interest at the rate	rable, and that DE Will company as shall be specified and and part to the extent of ILS
Interest. And in the event that said said premises insured as herein pr so peld shall become a part of th until fully repaid.	pert. <u>M</u> of the tret pert shall tail to pay such taxes when the tame to volded, then the part. <u>M</u> of the second part may pay sold taxes and a indebtedness, secured by this indenture, and shall bear interest at the rate	insurance, or either, and the amount a of 10% from the date of payment
THE CRANT & Intended as a	nortgage to secure the payment of the sum of Three thousand se	even hundred and no/10
according to the terms of ODE	certain written obligation for the payment of said sum of money, exe 19 60 and by 1ts terms made paya	cuted on the 8th
said party of the second p	een according to the terms of said obligation and also to secure any sum art to pay for any insurance or to discharge any taxes with interest there	or sums of money edvanced by the
that said party of the figst And this conveyance shall be	part shall fail to pay the same as provided in this indenture. wold if such payments be made as herein specified, and the obligation to the state of the same obligation constraint thready to interest the	contained therein fully discharged
It default be made in such peym estate are not paid when the same real estate are not kept in as goo and the whole sum remaining un	Any odd if such payments be made as herein specified, and the obligation min or any part thereof or any obligation created thereby, or interest the become day and payable, or if the informate is not kept up, as provided d repair as they are now, or if wants is committed on said premises, then t said, and all of the obligations provided for in said written obligation. For and become dwe and payable at the option of the holder hereof, without the said of the obligation of the holder hereof, without and become dwe and payable at the option of the holder hereof, without the said said of the obligation for the holder hereof.	herein, or if the buildings on sai his conveyance shall become absolut the security of which this indentur
is given, shall immediately mature the said perty of the secon	and become due and payable at the option of the holder hareof, without) part to take possision of the ded hu law and to have a receiver appointed to collect the rents and bi	it notice, and it shall be lewful for said premises and all the improve matils accruing therefrom; and t
aell the premises hereby granted, retain the amount then unpaid of	I get $t_{\rm pert}$ to take possession of the ded by law and to have a receiver appointed to collect the rests and but ded by get theread, in the menner prescribed by law, and out of a principal and interest, together with the costs and charges incident thereto, naking such take, on demand, to the first pert.	Il moneys arising from such sale t and the overplus, if any there be
Is is agreed by the part of the parties h benefits accruing therefrom, shall	retor state, or opening, to use this particulation of this indenture and each and every extend and inure to, and be obligatory upon the heirs, executors, ed pective parties hereto.	obligation therein contained, and a ministrators, personal representative
assigns and successors of the res in Witness Whereof, the part , last above written.	sective parties haven. Y	and seal the day and yes
	Carl Miller	Cher ISEAL
		(SEAL
		MAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAA
STATE OF KANSAS DOUGLAS	COUNTY	+
THEN AND	BE IT REMEMBERED, That on this 8th day of	July A. D., 19.60
ST ISLEDK	came Carl Miller, a single man,	
12210 3	to me personally known to be the same person who executed acknowledged the execution of the same.	the foregoing instrument and duly
COUNT	IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixen year last above written.	d my official seal on the days and
Ay Commission Expires JUNE	17 19.61 Warren Rhod	Ultratio les Notary Public
d July 8, 1960 at 1	ico P.M: Harold a. B	ack Register of De
	RELEASE By and	Been Deputy

Harrel

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THE FIRST NATIONAL BANK OF LAWRENCE, Lawrence, Kansas Warren Rhodes President Mortgagee. Owner.

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312