THIS INDENTURE, Made this	78330 27th Sommer and Gertrude	GE BOOK 129 September	19 61 between	
et Lawrence THE LAWRENCE BUILDING AND LOAN WITNESSETH, that the said part	n the County of	and State of Kansas part 1		
to them BARGAIN, SELL and MORTGAGE to the	And and the second of the second	y acknowledged, ha $\nabla \Theta^{\mathbf{k}}$ sold and by this i and assigns, the following described real estat	TOOLLARS	
One now Together with all heating, lighting, and p shades or blinds, used on or in connection	s Nos. Eight (8), and (1), in Homewood Gar in the City of Lawre humbing equipment and fixtures, including ats with taid property, which the same are no	rdens, a subdivision ence. Wers and burners, screens, awnings, storm wing w located on said property or bereafter placed	fows and doors, and window	
forever. And the said part 103 of the fir	E, With all and singular the tenements, heredil	taments and appurtenances thereunto belonging	, or in anywise appertaining,	
<ul> <li>It is agreed between the parties here ments that may be levied or assessed agai upon said real estate insured for loss fro</li> </ul>	nst said real estate when the same become do m fire and extended coverage in such sum a	is making lawful claim thereto. all at all times during the life of this indentur us and payable, and that they will nd by such insurance company as shall be ap- t to the extent of its interest. And in the ay- r to keep said premises insured as herein pro- become a part of the indebtedness, secured I	11keep the buildings	
according to the terms of OTPO September, pr to the terms of add obligation, also to a whether evidenced by note, book account on the terms of the ebligation thered, and als charge any taxes with interest thereon as a	to score the payment of the sum of <u>Unit</u> certain written obligation for the payme 0. <u>61</u> , and by its terms made payable to t correr all future advances for eary purpose mo otherwise, up to the original amount of this is 0 to score any sum or soms of money advance errein provided. In the event that taid ear. <sup>10</sup>	. Inclusion and no/100- mt of said sum of money, executed on the the party of the second part, with all interest ide to part 10.8 of the first part by the mortgage, with all interest accord part to pay of the first parts of the second part to pay.	DOLLARS 27 th day of accruing thereon according party of the second part, time advances according to for any insurance or to dis-	
Part $\pm 9.3$ of the first part hereby scure said write obligation, also all futu- charge of said property and collect all rem excessor to keep said property in tenanta assignment of rents shall continue in force shall in an manner prevent or retard party The failure of the second part to asses time, and to instit upon and, enforce strict If said part $\pm 9.3$ of the first par provisions of said note hereby securid, an	assign to party of the second part the rents to re advances hereunder, and hereby authorize s and lecome and apply the same on the pay be condition, or other charges or payments p until the unpaid halance of said colligations of the second part in collection of said sums rt any of its right hereunder at any time shall compliance with all the terms and provisions t hall cause to be paid to party of the second d under the terms and provisions of any obl	and income arising at any and all times from party of the second part, or its agent, at its o ment of intrance premiums, taxe, assessment romided for in this mortgage or in the obliga- its fully paid. It is also agreed that the taking its fully paid. It is also agreed that the taking by foreclosure or otherwise. In the constructed as a waiver of its right to in said obligations and in this mortgage cont on part, the reafter incurred by part 1.05. by party of the second part whether renewaits hereof and shall configit with all of them this convergence shall be void.	the property mortgaged to prior upon defauit, to take form hereby accured. This go of possission Amerender assert the same at a later alred. " and under the terms and the first part for-future	
If default be made in payment of such eritate are not paid when the same become not kept in as good repair as they are more ing unpaid, and all of the obligations for t holder hereof, without notice, and it shail and all the improvements thereon in the m sell the premises kerking yranited, or any pa- unpaid of principal and interest together w sale, on demand, to the party of the first p it. Is agreed by the parties hereto that therefrom, shall extend and inure to, and b parties hereto.	obligations or any part thereof of any obligations or any part thereof of any obligations of the intervance is not, or if waste is committed on said premises, the security of which this inderture is given as the lawful for the said party of the second aparts inder the said party of the second aparts inder the said and charges incident. However, and art. Part 1000 of the first part shall pay the terms and provisions of this indenture and, obligatory upon the heirs, executors, administ of the first part has VC hereunto a sufficient there on the first part has VC hereanto a sufficient the second approximation of the second part. (SEAD	Attions created thereby, or interest thereon, or kept up, as provided herein, or if the buildin then this convergence shall become should as all immediately mature and become due and a party. It is successor and assigns, to take poose appointed to collect the rents and benefits a di out of all moorys arking from such take if the overplus, if any there be, shall be paid party of the second part any deficiency results of each and every obligation thereis contained, trates, personal representatives, assigns and a method in the second part any deficiency results of the Difference of the second second of the second part any deficiency results of acts of all more and second and and the there is a second second second and a trates, personal representatives, assigns and a second second second second second second the second second second second the second sec	If the taxes on said real gs on said real estate are different to the same menal- yable at the option of the sion of the said premises coruling therefrom; and to orelain the amount then by the party, making such by the party, making such and all benefits accruing coresnor of the respective	
° 06	(SEAL)		(SEAL)	
STATE OF KANSAS DOUGLAS	COUNTY, SS.	27th ay of September	A. D., 19 61	
HOTARL COLICE	before me, a Notary Pu came Harry Sommer husband and to me personally known to be the same acknowledged the execution of the same	r and Gertrude Sommer wife	resald County and State.	
	W WITHERS WHEEKEDF, I have bereunto subsc above written. 912 21 19.62	ribed my norm, and attitud my official seat of L. E. E. E. E. E.	In the day and year last	
		arold a. Reck	Register of Deeds	
e undersigned, owner o bt secured thereby, an				

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