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	MORTGAGE
Mildred Ruth McKinley and J	thy of December 1961 between termings Rowe McKinley, her husband
of Lawrence in the County of Doc THE LAWRENCE BUILDING AND LOAN ASSOCIATION of Lewrence WITNESSETM, that the sale part. 108 of the first part, in Forty-Five Hundred and no/1	
to them duty paid, the receipt BARGAIN, SELL and MORTGAGE to the said party of the second pu Douglas and State of Kansas, to-wi	of which is hereby acknowledged, ha $V\Theta$ sold and by this indenture do GRANT art, its successors and assigns, the following described real estate situated in the County of the county
in the City o	d the West half of Lot 54, treet ( now oth Street ) f Lawrence, in Dougle s
TO HAVE AND TO HOLD THE SAME, With all and singular the	ures, including stokers and burners, screens, awnings, storm windows and doors, and window the same are now located on taid property or hereafter placed thereon, tenements, hereditaments and appurtenances thereanto belonging, or in anywise appertaining
orever.	enant and agree that at the delivery horseof. thoy are the leaful owner a
	against all parties making lawful claim thereto.  If the first part shall at all times during the life of this indenture, pay all taxes and assess
ments that may be levied or assessed against said real estate when t upon said real estate insured for loss from fire and extended covers	he same become due and payable, and that they will keep the buildings age in such sum and by such insurance company as shall be specified and directed by the
arty of the second part, the loss, if any, made payable to the party f the first part shall fall to pay such taxes when the same become econd part may pay said taxes and insurance, or either, and the an ear interest at the rate of 10% from the date of navment until f	of the second part to the extent of its interest. And in the event that said part 1000 due and payable or to keep said premises insured as herein provided, then the party of the count so paid shall become a part of the indebtedness, secured by this indenture, and shall ulty repaid.
. This grant is intended as a mortgage to secure the payment of coording to the terms of ONE certain written obliga	the sum of FORTY-Five Hundred and no/100 DOLLARS thon for the payment of said sum of money, executed on the 8th day of
the terms of said philipation also to secure all future advances i	made payable to the party of the second part, with all interest accruing thereon according for any purpose made to part \$0.50 of the first part by the party of the second part, all amount of this mortgage, with all interest accruing on such future advances according to it of money advanced by the said party of the second part to pay for any insurance or to dis-
n. 100 n	that said part LC Sbf the first part shall fail to pay the same as provided in the indenture, and part the rests and income arising at any and all times from the property mortgaged to hereby authorize party of the second part or its agent, at its option upon default, to take a same on the payment of insurance premiums, taxes, assessments, repairs or improvement types or payments provided for in this mortgage or in the obligations hereby secured. This of said obligations is fully paid. It is also agreed that the taking of possession hereunder lection of said sums by foreclosure or otherwise.
The failure of the second part to assert any of its right hereunder ime, and to insist upon and enforce strict compliance with all the t	or at any time shall not be construed as a waiver of its right to assert the same at a later erms and provisions in said obligations and in this mortgage contained.
rovisions of said note hereby secured, and under the terms and p	p party of the second part, the entire amount due it bereunder and under the terms and rootsions of any obligation hereafter incurred by part $^{1.9.9}$ of the first part for future
occount or otherwise, up to the original amount of this mortgage, and in this mortgage contained, and the provisions of future obligation	by party of the second part whether evidenced by note, book if any extensions or renewals hereof and shall comply with all of the provisions in said note as hereby secured, then this conveyance shall be void.
If definit he made in payment of such obligations or any part is state are not paid when the same become due and payable, or If it of the pit in as good repair as they are now, or If waste is committee up unpaid, and all of the obligations for the security of which this locitor hereof, without notice, and it shall be lastered for the said part of all the improvements thereon in the manner provided by law and ill the premises hereby granted, or any part thereof, in the manner provided the premise hereby granted, or any part thereof, in the manner provided the premise hereby granted or or any part thereof, in the manner provided the premise hereby granted to read premise the premise section of the premise	hereof or any obligations created thereby, or interest thereon, or if the taxes on said real he insurance is not kept up, as provided herein, or if the buildings on said real estate are to a said premises, then this conveyance shall become absolute and the whole sam remain- nmenture is given shall immediately mature and become due and payable at the option of the ty of the second part, its successors and assigns, to take possession of the said premises to have a receiver appointed to collect the rests and benefits accruing therefrom; and to reservibed by law, and out of all moneys arising from such saids to retain the amount then incident thereto, and the overplus, if any there be, shall be paid by the party making such
ale, on demand, to the party of the first part. Part 10.5 of the  It is agreed by the parties hereto that the terms and provisions herefrom, shall extend and loure to, and be obligatory upon the heir	incomen, overein, and the overpus, if any there or, shall be paid by the party making such first part shall pay party of the second part any deficiency resulting from such sale, of this indenture and each and every obligation therein contained, and all benefits accruing the executors, administrators, personal representables, assigns and successors of the respective
m witness whereof, the part less of the first part has mildred Kulle Me Kinley Mildred Huth McKinley	(SEAL) Jennings Down MCKinley (SEAL)
TATE OF KANSAS	
DOUGLAS COUNTY, SS.	ton this 8th day of December A. D. 1961
before me, a came . Mildr her h	Notary Rublic in the aforesaid County and State, and Futh McKinley and Jennings Rowe McKinle
BLIC to me personally ke acknowledged the ex-	nown to be the same person 5 who executed the foregoing instrument and duly ecution of the same, have hereinto subscribed my same, and affixed my official seal on the day and year last
above written.	19 62 L. B. Eby , Motary Public

Harold a Back Register of Deeds