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	•	Reg. No. 17 Fee Paid \$1
	79515 BOOK 130	
This Indenture, Made this	day of February	10.62 hatur
Willfred Eudaly and Lucille Eudaly, husb	and and wife,	in the second se
and the second	and an and a second	The second second
A Lawrence , in the County of Do	ugias A and State of	Kansas
part iss of the first part, and The Lawrence Nat	ional Bank, Lawrence, Kansar	í
	part y of	
Witnesseth, that the said part lea of the first pa	rt, in consideration of the sum of	
Seventeen Thousand Five Hundred and No/1	00 00	
to serveral duly paid, the receipt o	f which is hereby acknowledged	have sold and
this indenture doGRANT, BARGAIN, SELL and	MORTGAGE to the said part y	of the second nart
following described real estate situated and bein	ig in the County of Douglas	and State
Kansas, to-wit:		Contraction of the
Beginning at the Northeast corner of t	he West 72 feet of the West	Half of
the East Half of Block Fifty (50), in known as West Lawrence, thence West 55	That name of the Offer of In	where we are the second s
East 55 feet, thence North 175 feet to	the place of beginning.	, thence,
And.		
Lot 10, less the East by feet thereof,	and all of Lot 21 in Block	2 in
Cranson's Subdivision of Block 15 of Ba City of Lawrence,	abcock's Enlarged Addition t	othe
Grey of Lawrence,		
· · · · · · · · · · · · · · · · · · ·		
Including the rents, issues and profit: Mortgagors shall be intitled to collect	s thereof provided however t	hat the
prorres with derault nereunder.		A Strategic and A sec
with the appurtenances and all the estate, title and	interest of the said part ies of the	first part therein.
And the said part 105 of the first part do hereby covena	int and annes that at the delivery bereat thor	
of the premises above granted, and selzed of a good and indefeasible NO exceptions	estate of inheritance therein, free and clear of	ell_incumbrances,
and that they will warra	nt and defend the same against all parties ma	sking lawful claim theorem
it is equited between the parties hareto that the part 168 of the	a floot mant shall at all store of it. It has a	The sale will be been to
and assessments that may be levied or assessed against said real estate keep the buildings upon said real estate insured against fire and tornes directed by the part \mathcal{J}_{-} of the second part, the loss, if any, made p interest, And in the event that said part. LES of the first part shall for a part built provided, that the part \mathcal{J}_{-} of the top paid shall become a part of the indebtedness, secured by this indeputies fully that the part \mathcal{J}_{-} of the indebtedness.	when the same becomes due and psyable, a to in such sum and by such insurance compar	nd that they will
interest, And in the event that said part. 165 of the first part shall be asid premises insured as barein provided thes the first part shall be	ill to pay such taxes when the same become	to the extent of UDBIT due and payable or to ke
so paid shall become a part of the indebtedness, secured by this indep until fully repaid.	second part may pay taid taxes and insurance inture, and shall beer interest at the rate of 109	e, or either, and the amo
THIS GRANT is intended as a mortgage to secure the payment of th	in and	
Seventeen Thousand Five Hundred and No/10	0 0	DOLLA
according to the terms of ODE certain written obligation for the	a payment of said sum of money, executed on	the 7th.
tey of February 19 62, and by part, with all interest accruing thereon according to the terms of said o	bligation and also to secure any sum or sums	of money advanced by t
aid part J of the second part to pay for any insurance or to d that said part 105 of the first part shall fail to pay the same as pr	in charges any damage with intermed at	erein provided, in the ev
And this conveyance shall be void if such payments be made as he	waln multiple and the life of	d therein futhe duty
ind the whole sum semaining month and the state	is committee on said premises, then this conve	vance shall become shall
s given, shell immediately mature and become due and payable at the he said part X of the second part his agents or assi	20.5 to take postention of the taid are	and it shall be lawful i
he said part J of the second part his agont's or assi terms thereon in the manner provided by lew and to have a receiver a lit the presides thereby granted, or any part thereof, in the manner stain the amount then ubgald of principal and interest, together with the mail he mails to the cent J.	provinted to collect the rents and benefits at prescribed by law, and out of all money	corving therefrom; and
the mount then unpaid of principal and interest, together with the near be paid by the part \mathbb{X} making such tale, on demand, to the	e costs and charges incident thereto, and the	overplus, if any there I
		thereis contained
It is agreed by the parties hereto that the terms and provisions o enefits accruing therefrom, shall extend and inure to, and be obliga saigns and successors of the respective parties hereto.	tory upon the heirs, executors, administrator	rs, personal representativ
is Witness Whereof, the part 105 of the first part have here	reunto set their hand S and se	al S the day and ye
14,1	alist 1	1 ; .
•2	Wiffered Eutraly undal	(SEAL
	Lucille & M	(SEAL
•	Lucille Eudaly	Z(SEAL
	Contraction of the second s	(SEAL
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