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THIS INDENTURE, Made this Earl E. Bell	MORTGAGE ls't day of and Leona M. Bell, hu	June	1962 betwe
WITNESSETH, that the said part 10	the County of Douglas SSGCIATION of Lawrence, Kansas, party of the ¹ S of the first part, in consideration of the dire'd and no/100	loan of the sum of	0.9 of the first part, a
	duly paid, the receipt of which is hereby as id party of the second part, its successors and a State of Kansas, to-wit:	knowledged, hat $\nabla \Theta$ sold and by this assignt, the following described real esta	ndenture do GRAN le situated in the County
The West (24), in	Half of Lot Thirteen Sinclair's Addition t	(13) in Block Twent o the City of Lawre	y-Four
Also: Lo	t 139 on Kentucky Str et thereof, in the Ci	eet, less the West	1500
Together with all heating, lighting, and plum shades or blinds, used on or in connection wi TO HAVE AND TO HOLD THE SAME, forever.	mbing equipment and fixtures, including stokers ith said property, whether the same are now to With all and singular the tenements, hereditam	and burners, screens, awnings, storm win cated on said property or bereafter placed ents and appurtenances thereunto belonging	lows and doors, and windo thereon. , or in anywise appertainin
	part do hereby covenant and agree that f a good and indefeasible estate of inheritance		
This grant is intended as a mortgage to according to the terms of OIO JUNO , 19 to the terms of said obligation, also to secu	o secure the payment of the sum of Elgh certain written obligation for the payment 62, and by its terms made payable to the ure all future advances for any payoose made thereades in the occorrect	ty-Seven Hundred and of said sum of money, executed on the party of the second part, with all interes to part_LOS of the first part by the	1 no/100-DOLLAR lst day i accruing thereon according party of the second party
charge any taxes with interest thereon as here Part 10.8 of the first part hereby as secure said written obligation, also all future tharms of sub archerity and collect all rest.	to secure any sum or sums or money advance i ein provided, in the event that said part10 Sc ssign to party of the second part the rents and advances hereunder, and hereby authorize par	by the said party of the second part to pay if the first part shall fail to pay the same income arising at any and all times from ty of the second part or its agent, at its	for any insurance or to di- as provided in the indenturn the property mortgaged to option upon default, to tal
The failure of the second part to assert time, and to insist upon and enforce strict of	the condition or other charges or payments pro- ting the unput balance of said obligations is if the second part in collection of said sums b any of its right hereundier at any time shall are compliance with all the terms and provisions in shall cause to be paid to party of the second	y toreclosure or otherwise. It be construed as a waiver of its right to said obligations and in this mortgage co	assert the same at a late
provisions of said note hereby secured, and	under the terms and provisions of any obliga	tion hereafter incurred by part 108 . by party of the second part wheth sewals hereof and shall comply with all of a this conveyance shall be void.	f the first part for futur
advances, made to account or otherwise, up to the original amou and in this mortgage contained, and the provi	1		
advances, made to account or otherwise, up to the original amou and in this mortgage contained, and the prov If default be made in payment of such exitate are not paid when the same become co- not kept in as good repair as they are now, ing unpaid, and all of the obligations for the holder hereof, without notice, and it shall be and all the premises hereby granted, or any part unpaid of principal and interest together with	obligations or any part thereof or any obligations due and payable, or if the insurance is not ke or if waste is committed on said premises, the security of which this indenture is given shall i awful for the said party of the second part, in the provided by law and to have a receiver a thereof, in the manner prescribed by law, and the cost is dic charces incident thereto. and.	ns created thereby, or interest thereby, or interest thereby, or pt up, as provided herein, "S" if the Suid in this conveyance shall become absolute immediately mature and become due and its successors and assigns, to take poss pointed to collect the rents and benefits out of all moneys arising from such sale the overnite. If any there be, shall be as	P if the taxes on said real ongs on said real estate or not the whole sum remain ayable at the option of the said of the said premise accruing therefrom; and the to retain the amount the by the narry making more
advances, made to account or otherwise, op to the original amou and in this mortgage contained, and the provi if default be made in payment of such e- estate are not paid when the same become o- not kept in as good repair as they are now, ing unpaid, and all of the obligations for the helder hereof, without notice, and it shall be and all the improvements thereon in the man sell the premises hereby granted, or any part unpaid of principal and interest together with sale, on demand, to the party of the first para it is agreed by the parties hereto that t therefrom, shall extend and inner to, and be	obligations or any part thereof or any obligation due and payable, or if the insurance is not kee or if waste is committed on said premises, this security of which this indecture is given said i awful for the said party of the second pair, mer provide by low and to have a receiver a thereof, in the manner prescribed by law, and here of the charges includent thereto, and rt. Part 10.9 of the first part shall pay pa the terms and provisions of this indecture and obligatory upon the heirs, secures, administry	ns created thereby, or interest therefor: If up, as provide herein, ² or IT the Build in this conveyince shall become absolute immediately mature and become due and its successors and assigns, to take poss pointed to collect the rests and benefits out of all moneys arising from such sale he overplus, if any there be, shall be pai riv of the second part any deficiency remi each and every obligation therein contains for, personal representative, assigns and	P If the taxes on sold representation of the sold real estate or ind the whole sum remain available at the option of the sold premise accruling therefrom; and it to retain the amount she is by the party making suc ling from such sole.
advances, made to account or otherwise, up to the original amou and in this mortpage contained, and the prov If default be made in payment of such a estate are not paid when the same become that pays and all of the objections for the and all the improvements thereon in the man sell the premises hereby granted, or any part- unpaid of principal and interest together with sale, on demand, to the party of the first par- It is are not be been of the herein better here.	oblightions or any part thereof or any oblighting due and payable, or if the insurance in not is or if waste is committed on said premises, this security of which this indenture is given said is awful for the said party of the second part, new provided by low and to have a receiver a thereof, in the manner prescribed by low, and is the costs and charges incident thereto, and it. Part $\Delta 0$ of the first part shall pay pa the terms and provisions of this indenture and obligatory upon the heirs, executors, administr	ns created thereby, or interest therefor: "I be as provided berein, "I" there Suita in this conveyince shall become absolute inmediately mature and become due and its successors and assigns, to take pass opointed to collect the rents and benefit out of all moneys arising from such sale the overplus, if any there be, shall be pai riv of the second part any deficiency resul	P if the taxes on said real estate ar and the whole sum renal estate ar and the whole sum renal available assolute the option of the saion of the said premises according therefrom; and t to retain the amount she by the party making suc lng from such sale. d, and all benefits accruin successors of the respective successors of the respective successors of the respective.

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