		Reg. No. 17,97 Fee Faid \$14.50	7
-81108 BOOK 131 MA.	838) The Outleak Printers, Publisher of		
This Indenture, Made this 12th. Ralph W. Tusten & Mary May Tusten, husb	day of July and and wife	, 19 ⁶² between	
of Laurence , in the County of Depart les of the first part, and Kaw Valley St		all and a second and	
Witnesseth, that the said part les of the first p Five Thousand Eight Hundred and No/100-	part, in consideration of the sum	of	
	of which is hereby acknowledg d MORTGAGE to the said part X.	ed, ha ve sold, and by	
Kansas, to-with			
Lot 12, in Block 17, in Babcock's Enlar; Lawrence, In Douglas County, Kansas.			
with the appurtenances and all the estate, title and And the said perties of the first part do - hereby com of the premitra above granted, and seized of a good and indefeasible	enant and agree that at the delivery hereof	they are the lawful owner?	
of the premiers above granted, and seized of a good and indefeasible Subject to a first mortgage of record to Kansas and ther they will we	arrant and defend the same against all partie	a making lawful claim therato.	
It is agreed between the parties harats that the part 105 of and executions that may be levied to exceeded against said real exit keep the buildings upon said real estate insured against five and too	the first part shall at all times during the lif- ate when this same becomes due and payabl made in such sum and by such insurance co	e of this indenture, pay all taxes in the indenture, pay all taxes in the they will mpany as shall be aperified and	
and assessments that may be levied to assessed against and real each beep the buildings upon said real estate insured against file and tree directed by the part \underline{J} or the scored part, the loss, if any, mad interest. And in the sourt that and part \underline{J} and the file part and interest. And in the sourt file and the directed by the part \underline{J} of the score part \underline{J} and \underline{J} .	te payable to the part J of the second il fail to pay such taxes when the same beco the second part may pay said taxes and insu- ndenture, and shall beer interest at the rate of	part to the extent of US me due and payable or to keep rance, or either, and the amount 1 10% from the date of payment	
THIS GRANT is intended as a mortgage to secure the payment of Five Thousand Eight Hundred and No/100	and a set of the set o	and has see the set of	
day of July 19 62, and by part, with all interest accounting thereon according to the terms of sail	r the payment of said sum of money, execute , 153 terms made payable d obligation and also to secure any sum or	to the part y of the second sums of money advanced by the	
said part J of the second part to pay for any insurance or to that said part 105 of the first part shall fail to pay the same as	o discharge any taxes with interest thereon a	as herein provided, in the event	
And this conveyance shall be void if such payments be made as If default be made in such payments or any part thereof or any of extente are not paid when the same become due and payable, or if it real states are not kept in as good repair at they are now, or if we and the whole sum ensaming unpaid, and all of the oblightness is given, shall immediately meture and become due and payable at	a mean spectree, and me obligation con bligation created thereby, or interest thereon he insurence is not kept up, so provided he sate is committed on said premises, then this is rovided for its said written philastion, for the	rained merein rully discharged.	
is given, shall immediately mature and become due and payable at the said part $\overline{\mathcal{Y}}_{}$ of the second part ments thereon in the manner provided by law and to have a receive self the premises hereby grated, or any part thereot, in the man retain the amount than unpaid of principal and interest, together with	t the option of the holder hereof, without n to take possession of the sale in appointed to collect the rents and benefit	office, and it shall be lawful for I premises and all the improve-	
shall be paid by the part of making such sale, on demand, to	the first part. 199.	The second second second second	4
It is represed by the perties hereto that the terms and provision benefits acrying therefrom, shall extend and have to, and be obtaining and accessors of this respectse parties. hereto: In Witness Where's, the part 105 of the first part he VC	a of this indenture and each and every obli- oligistory upon the heirs, executors, admini- hereunts are their head 5	gation therein contained, and all strators, personal representatives, nd test 5 the day and year	
last shore written.	Ralph W. Tusten	(SEAL)	
	Raioh W. Tusten	(SEAL)	
	· · · · · · · · · · · · · · · · · · ·	(SEAD	
n, ng	WEED CELERITY		
STATE OF Kansas Douglas			
COUNTY.) Se if SIMESASSED, Thet on UTA A before me Notar	the l2th. day of July y Public	A. D., 19 62	
Ralph W. T	usten and Mary May Tusten,	husband and wife	
to me personally known i schnweiziger the assess of BLIC S in writings the second performance writings. I have	to be the same parson. S. who associed the tion of the same. • hereunto subscribed my name, and affined m	foregoing instrument and duty ry official seal on the day and	
Part Sant Above written.		Fuller	
ed July 16, 1962 at 10:20 A.M.	Man and	R Register of Deeds	

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