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Reg. No. 19,601 Fee Paid \$33.50

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	88046 N	ORTGAGE	BOOK 137		
THIS INDENTURE, Made this	28th	day of	May	19 6L	between
Alchard J.	. Bearman and	Mirion 1.	Bearman, hus	band and wife	
of Lawrence in THE LAWRENCE BUILDING AND LOAN A WITNESSETH, that the said partie	ASSOCIATION of Lawrence, K	uglas Cansas, party of the S	and State of Kan econd Part.	sas parties of the first	
Thirteen Thousand F	our Hundred a	nd no/100-			DOLLARS
a them BARGAIN, SELL and MORTGAGE to the su	duly paid, the receipt of aid party of the second part,	which is hereby ackno its successors and as	signs, the following describe	d by this indenture do	DOLLARS GRANT, County of
	nd State of Kansas, to-wit:		, and the second second	, iten estate stuated in the	councy of
Lot Six (6)	in Block One	(1) of Cr	angon I a Subd		1
of Block Fi	ifteen (15) in	Babcock's	Enlarged Add	dition	
to the City	of Lawrence,	in Dougla	s County, Kar	1885.	
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				e the second	
ne Mortgagors unders	stand and agre	e that thi	s is a number		ao ao
ogether with all heating, lighting, and plu hades or blinds, used on or in connection w	making and and a different	the second second second			nd window
TO HAVE AND TO HOLD THE SAME.	and property, mitchier th	e same are now locate	ed on said property or herea	after placed thereon	
And the said part ΘS of the first					
f the premises above granted, and seized o	of a good and indefeasible est	ate of inheritance the	rein, free and clear of all	incumbrances	ier
nd that they will warr					
It is agreed between the parties hereto	rant and defend the same ag	ainst all parties making	ig lawful claim thereto.		
tents that may be levied or assessed agains pon said real estate insured for loss from	st said real estate when the	ame become due and	payable, and that the	his indenture, pay all taxes a	nd assess-
econd part may pay said taxes and insuran ear interest at the rate of 10% from the	nce, or either, and the amoun e date of payment until fully	it so paid shall becom repaid.	e a part of the indebtednes	herein provided, then the part ss, secured by this indenture, and	ies ty of the and shall no/100
This grant is intended as a mortgage t coording to the terms of ODO				four Hundred/	DOLLARS
	64 , and by its terms ma	de payable to the par	said sum of money, executed	d on the 28th all interest accruing thereon	day of
the terms of said obligation, also to sec hether evidenced by note, book account or e we terms of the obligation thereof, and also	cure all future advances for a otherwise, up to the original a to secure any sum or sums of	any purpose made to amount of this mortgas f money advanced by the	part105 of the first p ge, with all interest accruing the said party of the second	part by the party of the sec g on such future advances acc	ond part, ording to
barge any taxes with interest thereon as her	trein provided, in the event that	at said partle S of th	e first part shall fail to pay	the same as provided in the	indenture
Part103 of the first part hereby a cure said written obligation, also all future arge of said property and collect all rents cessary to keep said property in tenantabl signment of rents shall continue in force i all in no manner prevent or retard party of	and income and apply the sa le condition, or other charges	me on the payments provided	f insurance premiums, taxes for in this mortgage or in	ent, at its option upon default , assessments, repairs or imp	, to take rovements
The failure of the second part to accest	and of the stable base of	on or said sums by ro	reclosure or otherwise,	and the second second	A DATE OF THE PARTY OF
	semplance men an ene cernis	and provisions in sai	a obligations and in this m	ortgage contained.	
ovisions of said note hereby secured, and	under the terms and provis	ions of any obligation	t, the entire amount due i	t hereunder and under the t	AUER MOUTH
lvances, made to count or otherwise, up to the original amo Id in this mortgage contained, and the prov	them ount of this mortgage, and an ivisions of future obligations h	y extensions or renewa ereby secured, then th	by party of the second als hereof and shall comply is conveyance shall be void.		ote, book said note
If default be made in payment of such tate are not paid when the same become it kept in as good repair as they are now, y unpaid, and all of the obligations for th idder hereof, without notice, and it shall be d all the improvements thereon in the ma II the premises hereby granted, or any part paid of principal and interest together with	obligations or any part there due and payable, or if the i , or if waste is committed on the security of which this inder be lawful for the said party o nnner provided by law and to	of or any obligations nsurance is not kept i said premises, then t nture is given shall imm f the second part, its have a receiver appoint	created thereby, or interest ip, as provided herein, or if his conveyance shall become mediately mature and becom successors and assigns, to nited to collect the rents ar	 absolute and the whole sum e due and payable at the opti- take possession of the said benefits accruing therefrom 	state are remain- on of the premises to and to
le, on demand, to the party of the first pa	art. Parties of the first	part shall pay party	of the second part any defic	iency resulting from such cale	king such
It is agreed by the parties hereto that erefrom, shall extend and inure to, and be rties hereto.	the terms and provisions of t obligatory upon the heirs, ex	this indenture and each recutors, administrators	h and every obligation there a, personal representatives, a	in contained, and all benefits assigns and successors of the	accruing respective
IN WITNESS WHEREOF, the part 10 Richard B.	S of the first part ha V (hereunto set ti	neir handSand sealSh	e day and year last above wr	itten.
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