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BOOK 112	3786	MORTGA	unuunuunin GE		·	
THIS INDENTURE, Made this	Brd	i in a	Jan	uary	, 19 (6 between
the second se	Allen and Ele	- A CONTRACTOR	2	and and wi	fe :	
HE LAWRENCE BUILDING AND	in the County of LOAN ASSOCIATION of Law	Douglos rence, Kansas, party of	and the Second Part.	State of Kansas part	105 of the fir	st part, and
WITNESSETH, that the said Forty-Five Hur	nait 10.5 of the first nart	in consideration of	the loan of the sum	м		DOLLARS
ARGAIN, SELL and MORTGAGE	duly paid, the rec	eipt of which is hereby a part. Its successors	acknowledged, half	sold and by thi	s indenture do	
Lot One H	and State of Kansas, L	o-wit:	A and the second			
PUB DID	or Lagrence,	in faites	County, H	EDDE G :		
in Hortparore un opether with all heating, lighting, under or blinds, used on or in com	and plumbing equipment and	fixtures, including stal	thing by a	ent awnings store a	interior and design	*∐ng*n,
TO HAVE AND TO HOLD THE	section with said property, whe SAME, With all and singular	ther the same arel now the tenements, heredit	v located on said prop aments and appurtent	erty or hereafter plac	ed thereon.	and window
And the said part of	he first part do hereby	covenant and agree th	at at the delivery he	in the second party		
the premises above granted, and that they	non the second of				ices	
It is agreed between the partie	will warrant and defend the s s hereto that the part $Local$	of the first starting.			ure, pay all taxes	and assess-
on said real estate insured for lo	d against said real estate whe	n the same become du	and payable, and t	bat Throng will	krep U	e buildings
ty of the second part, the loss, i the first part, that fail to pay so ond part may pay said taxes and in interest at the rate of 10% f This grant is intended as a mo	ch taxes when the same becor insurance, or either, and the rom the data of memory and the	me due and payable or amount so paid shall	to the extent of its to keep said premise become a part of the	interest. And in the s insured as herein pr indebtedness secure	event that said par ovided, then the p I by this indenture	arty of the
This grant is intended as a mo	shar to second rue balinear	of the solu of	NALK FALL TH	THE REAL PROPERTY.	no/ 00	DOLLARS
Jennery	19 06 and he its tan	ligation for the payments made payable to the	and the second		32-3 st accruing thereon	day of according
the terms of said obligation, also other evidenced by note, book acco- terms of the obligation thereof, a roe any taxes with interest thereo-	to secure all future advance unt or otherwise, up to the or and also to secure any sum or s	s for any purpose man iginal amount of this m	de to part 100 o	the first part by the rest accruing on such	e party of the se future advances at	cond part. cording to
Part 2 2 of the first part #	as herein provided, in the every assign to party of the s	ent that said part C :	of the first part sha	I fail to pay the same	as provided in the	indenture.
rge of said written obligation, also a rge of said property and collect a essary to keep said property in te	I future advances hereunder, /a I rents and income and apply mantable condition, or other c	and hereby authorize p the same on the paym harges or payments pr	arty of the second pa tent of insurance pre-	tor its agent, at its niumi, taxes, assessme	option upon defau nts, repairs or imp	rigaged to It, to take provements
Part CB of the first part h me taid written obligation, also a rge of said property and collect a soment of rents shall continue in generat of rents shall continue in it in no manner prevent or retard The failure of the second part to	force until the unpaid balance party of the second part in c	e of said obligations i collection of said sums	is fully paid. It is all by foreclosure or oth	so agreed that the ta	king to possession	hereunder
n and to insist upon and enforce If said part, end a of the first	strict compliance with all the t part shall cause to be paid	terms and provisions	in said obligations an	d in this mortgage co	o assert the same minimed,	at a later
mons of said note hereby secure	d, and under the terms and	provisions of any obli	gation bereafter incus	red by part and B	of the first part	for future
in this mortgage contained, and the default be made in converse to the second s	al amount of this mortgage, a he provisions of future obligat	ind any extensions or r ions hereby secured, th	enemais nerent suit ?	ian comply with all c	the provisions in	said note
te are not paid when the same b kept in as good repair as they ar impaid, and all of the obligations	ecome due and payable, or if e now, or if waste is committ for the security of which this	the insurance is not it ed on said premises t	tions created thereby, sept up, as provided then this conveyance t	or interest thereon, a berein, or if the build hall become absolute	or if the taxes on ings on said real s and the whole sur	sold real Islate are n remain-
If default be made in agreent a te arr not paid when the same b hert in as good repair as they ar would, and all of the obligations te herrof, without notice, and it all the improvements thereon in a subscreening herrby statistic, or an is of principal and interest toget on demand, to the party of the i	shall be lawful for the said pu he manner provided by law as by part thereof, in the manner	arty of the second par nd to have a receiver a prescribed by law, and	t, its successors and appointed to collect i d out of all moneys	and become due and assigns, to take poss- he rents and benefits	payable at the opt estion of the said accruing therefrom	ion of the premises 1; and to
and the second se	the second s	course burr suttin bull h	the overplus, if any arty of the second pa	there be, shall be pair I any deficiency result	d by the party ma	king such
from, shall extend and inure to, i	ind be obligatory upon the hel	s of this indicture and irs, executors, administ	f each and every able rators, personal repre-	ation therein container entatives, assigns and	d, and all benefits successors of the	acciuling
IN WITNESS WHEREOF, the pa	Allo of the first part +	and the second se				illen.
Marion C. Allen	<u> </u>	(SEAL)	States and successive the second second	13. aller		(SEAL)
				1 and		
				un in nin n in nin nin nin nin nin nin nin	HIMININAAAAA	nnninnin
OF KANSAS]55					- In the second s
E	BE IT REMEMBERED, The	t on this <u>3</u> r	day, of	January		19.06 III
OTA	came Marion	Notary Pub C. Allen	and Eleene	in the after	and a second second	- NE.
AUN CT	- 1 with with	1 B	1			
		rown to be the same roution of the same, have hereunto subscrib		executed the forego		100
mission Expires April		1966 55 37	2.00	シーク	bu	
invary h, 1966 at	2:10 P.N.	utr	Ma in 1	B. N	Notage Rul	
	RELEASE		guenice k	sem	_Register	
	t the within mo ithorizes the R this 31st day o	egister of	eby acknowl Deeds to er	edges the dister the dis	iull payme scharge of	ent of f this

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