THIS	BOOK144	5456 22nd		June		, 1966 beiwee
	Rubin Se	posnik and V.	Marlene Sa	posnik, hus		and the second s
of THE LAV WIT	NESSETH, that the said	in the County of LOAN ASSOCIATION of Law partles of the first part as and Five Hur	t, in consideration of t ndred and no	the Second Part. he loan of the sum of $\frac{1}{100}$	e of Kansas part 105 c	DOLLAR
BARGAIN	them I, SELL and MORTGAGE (Douglas	duly paid, the re to the said party of the seco and State of Kansas,	nd part, its successors a	acknowledged, ha V A and assigns, the following	sold and by this indentu described real estate situ:	e do GRAN ted in the County
	(12), in H), less the No illerest Addi unty, Kansas.	orth 23.97 tion, an Ad	fect thereo dition to the	f, in Block T he City of La	welve wrence,
The I Together shades o	with all heating, lighting, r blinds, used on or in con	nderstand and and plumbing equipment an nection with said property, w	d fixtures, including sto hether the same are no	kers and burners, screens located on said propert	s, awnings, storm windows a by or hereafter placed there	ind doors, and wind on.
TO forever. And of the p	the said part 105 of	E SAME, With all and singula the first part do hereb seized of a good and indefe	y covenant and agree th	at at the delivery hereo	, they are m	
and that	s agreed between the part	will warrant and defend the les hereto that the part 10 ed against said real estate w	S of the first part st	all at all times during th	e life of this indenture, pa	
upon sai party of of the fi second p bear inte	d real estate insured for the second part, the loss, rst part shall fail to pay art may pay said taxes ar rrest at the rate of 10%	loss from fire and extended if any made payable to the such taxes when the same be id insurance, or either, and t from the date of payment	coverage in such sum a party of the second pa come due and payable of the amount so paid shall until fully repaid.	and by such insurance count to the extent of its in or to keep said premises if become a part of the entv-Six Th	impany as shall be specifie iterest. And in the event th insured as herein provided	d and directed by i hat said part105 then the party of i
E to the t	i grant is intended as a n i to the terms of O June erms of said obligation, al	DO certain written 19 00, and by its so to secure all future adva	obligation for the paym terms made payable to nees for any purpose m	the party of the second take to part 10.8 of	part with all interest accr the first part by the part	22nd day uling thereon according y of the second pa
whether the term charge a Par secure 5.	evidenced by note, book ac s of the obligation thereof, ny taxes with interest ther $1 \pm 0 \pm 0$ of the first part of written obligation, also	count or otherwise, up to the and also to secure any sum con as herein provided, in the thereby assign to party of t all future advances hereund all rents and income and ap	orginal amount of this or sums of money advan e event that said part is ne second part the rent: or, and hereby authorize	mortgage, with all inter ced by the said party of s B S of the first part shall and income arising at a party of the second par	est accruing on such future the second part to pay for a fail to pay the same as pro- any and all times from the t or its agent, at its option	anvances according ny insurance or to d wided in the indentu property mortgaged upon default. To ta
assignme shall in time, an	y to keep said property in nt of rents shall continue no manner prevent or reta failure of the second part	tenantable condition, or oth- in force until the unpaid ha rd party of the second part to assert any of its right he ce strict compliance with all	er charges or payments ilance of said obligation in collection of said su rounder at any time sh	provided for in this mou s is fully paid. It is al- ns by foreclosure or othe all not be construed as a	rigage or in the obligations to agreed that the taking t rwise waiver of its eight to aske	hereby secured. T if possession hereum
If a provision advances account and in t	s of said note hereby sec , made to or otherwise, up to the or	first part shall cause to be ured, and under the terms them iginal amount of this mortga d the provisions of future of	and provisions of any	obligation hereafter incur by party of . in renewals hereof and s	red by part 1.93 of the the second part (whether e hall comply with all of the	e first part for fat edenced by note b
If a estate a not kept ing unpa holder h	re not paid when the sam in as good, repair as they id, and all of the obligati ereof, without Notice, and	t of such obligations or any e become due and payable, are now, or if waste is cor ons for the security of which it shall be lawful for the sa- in the maner provided by 1	or if the insurance is a multed on said premise this indefiture is used tid party of the second	at kept up, as provided to s, then this conveyance shall immediately mature part, its successors and	erein, or if the haldings a shall become absolute and and become due and payat assigns to take accession	on said real estate the whole surf remains in at the option of t of the said prem
sell the sell the sunpaid of sale, 'on It	premises hereby granted, c of principal and interest to demand, to the party of t is agreed by the parties he	r any part thereof, in the m neither with the costs and c he first part Part 0.5 reeto that the terms and pro to, and be obligatory upon ti	anner prescribed by law harges incident thereto, of the first part shall o visions of this indentur?	and out of all moneys and the overalis, if any ay party of the second pa- and each-and overy abl	arising from such talk to a there be, shall be paid by art any deficiency resulting igation therein contained, an	etais the amount t the party making s from such sale "- m all benefits accord
= parties	hereta. F	part 10.3 of the first	part haV@ hereum	o set their hand		last above written.
Ξ			(JEAL)			
STATE	DF_ New York	ss.				,
	er1e	COUNTY, J BE IT REMEMBERS	D That on this	billo of	June in the afore	A. D., 14

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