	NTURE, Made this Billie Bo	Control Control April 1982 Comments in the Assessment of Street, Stree	ind Anna L.	Golden, hus	July band and wife	, 19 66 betwee
of Lawrence	ONCO E BUILDING AND TH, that the said	, in the County of LOAN ASSOCIATION of	Douglas Lawrence, Kansas, par	and rity of the Second Part.	State of Kansas part 10	
to BARGAIN, SELL	them and MORTGAGE Douglas	duly paid, the to the said party of the and State of Kans	second part, its succes	hereby acknowledged, ha V ssors and assigns, the follo	O sold and by this inde wing described real estate s	10
	Lot Fift Addition	teen (15), in to the Cit	n Block 7, y of Lawre	in Universi nce, Douglas	ty Place, an County, Kans	ass.
		Transfer of the Property	, whether the same an	e now located on said prop	ens, awnings, storm window erty or hereafter placed the unces thereunto belonging, or	reon.
And the said of the premises a	part 105 of t bove granted, and	he first part dohe seized of a good and ind	ereby covenant and agree efeasible estate of inh	ee that at the delivery hereitance therein, free and	reof they are	the lawful owner S
pents that may be upon said real es party of the second part may be econd part may	between the partie be levied or assessed tate insured for load part, the loss, it shall fail to pay su	s hereto that the part i d against said real estatuses from fire and extend f any, made payable to to the taxes when the same	OS of the first pa e when the same become ed coverage in such so the party of the second become due and payat	me due and payable, and to um and by such insurance d part to the extent of its	thereto. the life of this Indenture, p hat they will company as shall be specifi interest. And in the event is insured as herein provided e indebtedness, secured by i	keep the buildings ed and directed by the that said part 105
	intended as a more	rtgage to secure the pay	ment of the sum of	Eighty-Four Dayment of said sum of mo	Hundred and n mey, executed on the 1 d part, with all interest acc	o/100-pollars
he terms of the o	bligation thereof, a	to secure all future ad unt or otherwise, up to t and also to secure any sur	tvances for any purpos the original amount of m or sums of money ad	e made to part 100 o this mortgage, with all int tranced by the said party of	of the first part by the par erest accruing on such futur f the second part to pay for all fail to pay the same as p	ty of the second part, e advances according to
Part 168 ecure said writter harge of said pro ecessary to keep ssignment of rent	of the first part he obligation, also a perty and collect a said property in teles shall continue in	nereby assign to party of il future advances hereur il rents and income and enantable condition, or of force until the unpaid	the second part the rider, and hereby authorapply the same on the there charges or payme	ents and income-arising at rize party of the second po- payment of insurance pre	any and all times from the ort or its agent, at its option miums, taxes, assessments, ortgage or in the obligation	property mortgaged to m upon default, to take repairs or improvements
The failure of me, and to insist If said part 1	the second part to upon and enforce	o assert any of its right strict compliance with a st part shall cause to be	hereunder at any time all the terms and prov paid to party of the	shall not be construed as isions in said obligations a second part, the entire a	a waiver of its right to ass nd in this mortgage contain amount due it hereunder an	ed. d under the terms and
dvances, made to ccount or otherwi nd in this mortga	se, up to the origin ge contained, and	them nal amount of this mortg the provisions of future of	age, and any extension obligations hereby secu	by party of ns or renewals hereof and red, then this conveyance s		videnced by note book provisions in said note
ot kept in as goog unpaid, and all blder hereof, with and all the improve all the premises hapaid of principal	d repair as they a of the obligations out notice, and it ements thereon in ereby granted, or a and interest toget	re now, or if waste is co for the security of whice shall be lawful for the the manner provided by any part thereof, in the name ther with the costs and	or if the insurance is ommitted on said prem th this indenture is given said party of the seco law and to have a re- nanner prescribed by lacharges incident therei	s not kept up, as provided nises, then this conveyance yen shall immediately matur nd part, its successors an ceiver appointed to collect aw, and out of all moneys to, and the overplus, if any	, or interest thereon, or if herein, or if the buildings shall become absolute and early and assigns, to take possession the rents and benefits accruarising from such pale to there be, shall be paid by art any deficiency resulting	on said real estate are the whole sum remain- ble at the option of the n of the said premises uing therefrom, and to retain the amount then the party making such
It is agreed be serefrom, shall ex arties hereto.	y the parties heret tend and inure to,	o that the terms and pr and be obligatory upon	ovisions of this indenti the heirs, executors, ac	ure and each and every ob dministrators, personal repr	ligation therein contained, a esentatives, assigns and succ	nd all benefits accruing essors of the respective
IN WITNESS	WHEREOF, the pa	art 103 of the first	part haV 6 heres	anto set their hand	Sand seas the day and year	last above written.