Robo Ast		A Denter Le		the start 1				g. No. e Paic
MORTGAGE BC	INITIATIANANAN DOK 152	1546	C.	in i				
· · · · · · · · · · · · · · · · · · ·	1	((NO. 528	A state and the second second		isher of Legal BL	anks, Lawrence,	Kansas
This Indent	ure, Made this	29th	Martin R. Jan	day of	Novembe	r	19 69 be	stween
Marvin J,	Guthrie and	Gladys H.	Guthrie,	his wife		····· ····· ··· ··· ··· ···· ··· ······		· · · · · · · · · · · · · · · · · · ·
of Lawrenc	e, į	the County	v of					1
part iesof th	e first part, and	Lawrence	National	Bank and	Trust Co.	Lawrence	, Kansas	terroups.
			· · · · · · · · · · · · · · · · · · ·	. <u> </u>	part	of the		:1.
Witnesseth,	that the said pa	art ies of t	the first part	, in conside	ration of the	sum of		
and the second of	and Five Hund		2 3.					
and the second	hem di	ly paid, the	Fill and A	which is h	ereby ackno	wledged, ha	ve sold, a	ind by
following des	do GRANT scribed real est	ate situated	and being	in the Co	to the said p	art	te second pa	irt, the
Kansas, to-wit					Siny OI	P	and st	are or
3 · 1 ·	Lat The (2)					P 6		
•	Lot Two (2) described as	tollows:	Commenci	ng at the	Southeast	Corner of		3 B
	said Lot 1, South 75 fee	thence Nor t, thence	th 75 fee East 100	t, thence feet to th	West 100 f	eet, then	ie (
	all in Grove	s Subdivis	ion of th	e Southwes	t Ouarter	of Block I	ive (5)	a
N	of Earl's Ad	dition to	the City	of Lawrenc	е.	n		
					to			
· · · · · · · · · · · · · · · · · · ·					· · · · · · · · · · · · · · · · · · ·			4.1 1
			1 ⁶⁴				· · · ·	n
heluding the	e rents, Issu itled to coll	es and pro ect and re	tits there tain the	eof provid rents, iss	ed however ues, and pr	that the ofits unti	mortgagors	5
ereunder.	urtenances and a	isan			a contraction of the second		······································	
And the said p	art ies of the fi	st part do:	hereby covenan	and agree that	at the delivery,	hereof they a	re the lawful	owner S
of the premises ab	ove granted, and seize	ed of a good and	d indefeasible en no except	state of inheritar	ce therein, free	and clear of all	incumbrances,	
					e same against a	II parties making	lawful claim th	nereto.
It is agreed be	tween the parties her	eto that the part	y of the	first part shalls	at all times durin	g the life of this	indenture, pay a	all taxes
keep the buildings directed by the par	at may be levied or a upon said real estate rt. Y of the secon- event that said part. ed as herein provided	insured against s. insured against d_part, the loss.	aid real estate of fire and tornado if any, made pa	when the same in such sum a wable to the na	nd by such insu	ance company a	that they will s shall be specif	L11 fied and
interest. And in the said premises insur-	event that said part ed as herein provided me a part of the inde	ICS of the fir , then the part	y of the	to pay such ta second part may	pay said taxes	me become due and insurance, or	and payable or r ¹ either, and the	to keep amount
until fully repaid.		Siculture, secore	a by mis moen	ore, and shall b	ear interest at tr	e rate of 10% in	rom the date of	payment
one Thousand	intended as a mortga d Five Hundred	ge to secure the d and no/1	• payment of the 00	sum of			×	
according to the te	rms of One ce	rtain written obli	gation for the	payment of sai	d sum of money	everyted on the	. 29th	OLLARS,
lay of part, with all intere	November est accruing thereon a	ccording to the t	erms of said ob	its ligation and als	terms made to secure any	payable to the p sum or sums of	art y of the money advanced	second by the
wid part.y	of the second part to a of the first part	pay for any ins	urance or to dis	charge any taxe	s with interest	hereon as herein	provided, in th	ne event
And this convey	vance shall be void if	wich nevments	he made as her	ala anattal	The state of the second	ion contained t	therein fully dis	charged.
estate are not paid	when the same become kept in as good repa	me due and paya	ble, or if the in	tion created th surance is not	ereby, or interes kept up, as prov	t thereon, or if ided herein, or	the taxes on s If the buildings	on said
						for the security		

hell be paid by the part. Y..... making such sale, on demand, to the first part. 1985.

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It is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits accruing therefrom, shall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives, assigns and successors of the respective parties hereto.

In Witness Whereof, the part 198 of the first part he Ve persunto set their hand S and teal S the day and year of leaf above written. Marvin J. Guthrie (SEAL) Marvin J. Guthrie (SEAL) Gladys H. Guthrie (SEAL) (SEAL)