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	and the state of the		
MORTGAGE	30519 (No. 52 K)	B_JK S9 F. J. Boyles, Publisher of Legal I	Slanks, Lawrence, Kanaas
bis Indenture, 1	Made this llth	day ofDecember	, in the
ar of our Lord one thousand nine Oorothy Shapiro and	Henry Shapiro, her hu	sband	, I :
to select the select of the	_, in the County of Douglas	and State of Kan	188.5
rt 109 of the first part, and	The Lawrence Building		
	Witnesseth, that the said part	108 of the first part, in conside	eration of the sum of
	no/100	araha achaomladad ha VA sold	and by this indenture
Lot 16 in Block 22	in Sinclair's Addition	to the city of Law	vence
And the said part 108 of the	estate, title and interest of the said pa first part dohereby covenant and agree t of a good and indefeasible estate of inheritance	nt 108_of the first part therein. that at the delivery hereof they as therein, free and clear of all incumbrances,	39the lawful ownerS
It is agreed between the parties here a may be level or a suessed against said are insured against fire and tornado in a it, if any, made physicle to the part. Y at shall fail to pay such taxes when the s are may pay said taxes and insurance, or e terest at the star of 10% from the date o THIS GRANT is intended as a	end that the SVII warrant a to that the part 1.0.85 the first part shall at real extra when the same becomes due and pay the sum and by such insurance company as shal more become due and payable or to keep said pay either, and the amount so paid shall become a f payment until fully repaid. mortgage to secure the payment of the sum of	nd defend the same against all parties make all times during the life of this indenture, p vable, and that LIARY WILL keep the los specifics and directed by the purty and the specific as herein provided, then the remises insured as herein provided, then the sart of the indebtedness, secured by this Three thousand and	ng lawful daim thereto. ay all taxes or assessments the buildings upon said real of the second part, the said part
cording to the terms of	tain written obligation for the payment of sai	d sum of money, executed on the	DOLLARS;
cruing thereon according to the terms of pay for any insurance or to discharge at	10.46, and by 1.58 terms to said obligation and also to secure any sum or s ny taxes with interest thereon as herein provided	ums of money advanced by the said part I, in the event that said partI.O.Sof the	first part shall fail to pay
And this conveyance shall be void i ande in such payments or any part thereo come due and payable, or if the insuran rowided for in said writeen obligation, for a said premises and all the improvement be said premises and all the improvement be said premises and all the improvement be anount then unpaid of principal and i tar	I such payments be made as herein specified, a for any obligation created thereby, or interest t cs is not kept up, as provided herein, or if the t whiles, then this conveyance shall become about the security of which this indenture is given, ha hall be lawfill for the said part. J of the s a thereon in the manner provided by law, and to granted, or any part thereof, in the manner pr materst, rogather with the costs and charges inci d, to the first part. A.S at the terms and provisions of this indenture an be obligatory upon the heirs, executors, administ	nd the obligation contained therein fully of hereon, or if the taxes on said real extate an utildings on said real extate are not kept in ute and the whole sum remaining unpaid, all immediately mature and become due and econd part. . have a receiver appointed to collect the i- scenbed by law, and out of all moneys arisis dent thereto, and the overplus, if any then ut each and every obligation therein contain rators, personal representatives, assigns and	litcharged. If default be hot paid when the same is good repair as they are and all of the obligations "Foyvable at the option of to take possession of ents and benefits accruing g from such sale to retain be, shall be paid by the 4, and all benefits accruing successors of the respective
and in Witness W calS the day and year last above written	hereof, the part 109 of the first	part ha VO hereunto set the	. <u>rhand.Sand</u>
A Warden and Arman		ury hapin	(SEAL)
	energia de la companya de la company La companya de la comp	And the first	(SEAL)
STATE OF KANSAS	<u>.</u> }88.	an a	аналан тараралан тараралан тараралан 1
Same of	Be If Remembered, That on this before me, a		esaid County and State, , her husband
UBLIC	duly acknowledged the execution o		
	day and year last above written.	<u>ZE</u>	Notary Public
My Commission Expires	11 21 19 50	and the second	

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