The local distance of		ind moticasible	estate of inheritance t	herein, free and clear	of all incumbrances,
	and that _t	hey will was	rrant and defend the	same against all parties	making lawful claim there
It is agreed between	the parties hereto that the	part 188_ of	f the first part shall a	it all times during the	life of this in loss
teep the buildings upon litected by the part y interest. And, in the vevee aid premises -insured as o paid shall become a p nent until fully repaid.	said real estate insured again of the second part, the l tr that said part 105. of the herein provided, then the p part of the indebtedness, sec	against said re- inst fire and tor loss, if any, mad he first part sha bart.y of th ured by this in	al estate when the sam rnado in such sum and le payable to the part all fail to pay such taxi he second part may pa denture, and shall bea	e becomes due and paya by such insurance com y of the second pa to when the same becom y said taxes and insuran r interest at the rate o	ble, and that they will ppany as shall be specified a rt to the extent of 158 be due and payable or to ke have, or either, and the amou f 10% from the date of pa
no/100	ntended as a mortgage to see	cure the paymen	it of the sum of T	iree thousand t	three hundred and
according to the terms of		obligation fo	or the payment of said	sum of money, executed	DOLLAR
day of part, with all interest acc maid part V of the s	13th 1951 ruing thereon according to t	the terms of said	d obligation and also	ms made payable to t	he party of the secon
that said nare of	the first ware shall fill	insurance or to	discharge any taxes w	ith interest thereon as	herein provided, in the even
And this conveyance	shall be void if such payme	ents be made as	s herein specified, and	the obligation contai	ned therein fully distance
real estate are not paid when real estate are not kept in and the whole sum remai is given, shall immediate	the mix part shall fail to j shall be void if such payme tch payments or any part ti the same become due and p a sa good repair as they are ning unpaid, and all of the ly manure and become due he second part.	obligations pro- and payable at	e insurance is not kep e is committed on said vided for in said writte the option of the hole	t up, as provided herei premises, then this con n obligation, for the se	or if the taxes on said re n, or if the buildings on sai veyance shall become absolu curity of which this indentui
he said part y of t	he second part mer provided by law and to granted, or any part thereof, of principal and interest, tog making such sale, on de		to take	possession of the raid	ice, and it shall be lawful fo
ell the premises hereby	granted, or any part thereof,	in the manner	prescribed by law an	the rents and benefits	accruing therefrom; and i
the amount then unpaid d	of principal and interest, tog	ether with the o	costs and charges incid	ent thereto and the ar	ising from such sale to retai
to paid by the mare V	making mak anter at	and the set of the set	in Bes mein	the mereto, and the ov	erplus, if any there be, sha
It is surread her the	the base of the state	a la se a			
It is surrend her the	the base of the state	a la se a			
It is agreed by the p senefits accruing therefrom ssigns and successors of the In W	arties hereto that the terms m, shall extend and inure to the respective parties hereto.	and provisions o, and be obligated	of this indenture and atory upon the heirs,	each and every obligati executors, administrat	ion therein contained, and a ors, personal representative:
It is agreed by the p enefits accruing therefrom ssigns and successors of the In W	arties hereto that the terms m, shall extend and inure to the respective parties hereto.	and provisions o, and be obligated	of this indenture and atory upon the heirs,	each and every obligati executors, administrat	
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old 4. hic By Marie Wilson

nullable nucleosing of the within mortgage, do hereby acknowledge the full payment of the debt accured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of record. It this solution of October, 1958.

The First National Bank of Lawrence, Kansas Warren Rhodes, Vice Pres. & Cashier Mortgagee. Owner.

Harvel a. Beck

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