MORTGAGE	60328 Book 113		-CASH STATIONERY COLawre	ince, Kanses
William J.	ade this lat	ou Prince, husband		the second second second second
of Lawrence part lesof the first husband and v of survivorsh Witnesseth, that t	, in the County of part, and Owen Dean Al vire, as joint tenant he said part les, of the first	Douglas a axunder and Bettle ts with right par s in common part, in consideration of	Louise Alexand tles. of the second the sum of	er, part,
to them the this indenture do	dd. and. no/100 duly paid, the receip GRANT, BARGAIN, SELL a real estate situated and	t of which is hereby ack nd MORTGAGE to the said	nowledged, have sol	d, and by d part, the
Section Four (19) East of feet; thence North 200.7	the Northwest corn (4), Township Thir the Sixth Brincipa South 200.7 feet; feet to the place of County, Konses,	teen (13) South, 1 1 Meridian; thence thence West 200.7	East 208.7 feet; thence	
with the appurtenant And the said part if of the premise appreprise excent a month seven thousand	aces and all the estate, title a s of the first part da hereby of ped, and seized of a good and indefer ince pieren to the La dollars dollars inter the first seized and mar first seized the first seized	ovenant and agree that at the deliv- sible estate of inheritance therein, yrence Building and dated July, warrent and defend the same sga	rery hereof they arithe la free and clear of all incumbran 2001 Accord at io 50 mh all parties making lawful c	wful owner,C ces, n for laim thereto.
and assessments that may be keep the buildings upon as directed by the part. 103 Interest, And in the event said premises insured as h so paid shell become a pa	The parties hereto that the part 103 be levied or assessed against said real hid real estate insured against fire and Gof the second part, the loss, if any, that said part 1.03 of the first part is erein provided, then the part 103 art of the indebtedness, secured by thi	estate when the same becomes du tornado in such sum and by such nade payable to the part that thall fail to pay such taxes when t of the second part may pay said to findenture, and shall bear interest	e and payable, and that the insurance company as shall be of the second part to the extent he same become due and paya axes and insurance, or either, a at the rate of 10% from the d	ev will specified and t of the ble or to keep and the amount ate of payment
according to the terms of day of <u>Aug</u> part, with all interest accru	d as a mortgage to secure the paymen ONO certain written obligation IST 19.56, and Joing thereon according to the terms of aecond part to pay for any insurance of	for the payment of said sum of m by 11.00 terms n said obligation and also to secure	noney, executed on the 1st nade payable to the part 10s any sum or sums of money as	of the second
And this conveyance at if default be made in suc- estate are not paid when in real estates are not kept in and the whole sum remail is given, shall immediately	the first part shall fail to pay the sam hall be vold if such payments be mad he payments or any part hereof or an the same become due and payable, or as good repair as they are now, or long unpaid, and all of the obligation r mature and become due and payable aread area.	as herein specified, and the or y obligation created thereby, or i if the insurance is not kept up, as f waste is committed on said premi s provided for in said written oblig e at the option of the holder here	nerest thereon, or if the taxe provided herein, or if the bu- ses, then this conveyance shall be pation, for the security of which of, without notice, and it shall be of the said gramites and a	s on seid rea ildings on said ecome absolute this indenture be lawful for il the improve
ments thereon in the many sell the premises hereby retain the amount then un shall be paid by the part if is agreed by the p	e second part ere provided by lew and to have a res granted, or any part thereof, in the paid of principal and interest, together 10.5. making such sale, on demand, arties hereto that the terms and prov n, shall extend and inure to, and by the respective parties hereto.	elver appointed to collect the ren manner prescribed by law, and with the costs and charges Inciden to the first part 10.8	ts and benefits' accruing there out of all moneys arising fro t thereto, and the overplus, if	efromy and to m such sale to any there be ptained, and al
	he part 188 of the first part ha	re hereinto set their William Stranger Retty heur	hand a end seel a the	day and yea (SEAL) (SEAL) (SEAL)
STATE OF Kans	, <u>as</u>)		neng-in principal printip	(SEAL
Dour	SE IT REMEMBERED, Th	er on this lst dey		A. D., 19.5
NOTARL	ceme William and will to me perionally in	J. Prince and Be	tty Lou Prince,	huaband
My Commission Expires		have hereunto subscribed 'my nam	EE	on the day an
tefinyr at 1,		20.0	L. E. Eby,	1

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