177月

Contraction of the second

1.

Lo St	ts Forty-eight (48), Fo xty-one (61), Sixty-two	rty-nine (49), Fifty (62) and Sixty-thre	(50) e (63)	
and the second s	1 in Simpson's Subdivis ty of Lawrence, former1	ion in that partoof	the	0
with the appurtenances a	nd all the estate, title and in	terest of the said part is	s of the first part	herein.
And the said part 105 of t	he first part do hereby covenant seized of a good and indefeasible es	and agree that at the delivery h tate of inheritance therein, free a	ereof they are the f nd clear of all incumbran	rwful owner E
	No exceptions	and the state of the second		and the state of the second
	whereto that the part105 of the	first part shall at all times during	the life of this indenture	r pay all taxes
keep the buildings upon said real directed by the part y of the interacted by the part y.	or assessed epainst said real estate state insured egainst fire and tornade accord part, the loss, if any, made pa part 108 of the first part shall fail yolded, then the part y of the e indebtedness, accured by this inden	in such sum and by such insur- yable to the part $\mathbf{y}$ of the to pay such taxes when the sar	ance company as shall be second part to the exten ne become due and paya	specified and tof 1ts ble or to keep
said premises insured as herein pr to paid-shall become a part of th until fully repaid.	ovided, then the part $\mathbf{y}$ of the indebtedness, secured by this indept	second part may pay said taxes a ture, and shall bear interest at the	and insurance, or either, r rate of 10% from the d	nd the amount
THIS GRANT is intended as a r TWELVE THOUSAND & DO	nortgage to secure the payment of the	rum of•	in an	DOLLARS,
February	certain written obligation for the 19.57 and by	its made made	evable to the part Y	of the second
part, with all interest accruing the	eon according to the terms of said ob art to pay for any insurance or to di	ligation and also to secure any a	um or sums of money a	ivanced by the
a distance where the first state	part shall fail to pay the same as provoid if such payments be made as he	als specified and the obligati	on contained therein fr	illy discharged
real estate are not kept in as goo	nts or any part thereof or any oblig become due and payable, or if the ir I repair as they are now, or if waste aid, and all of the obligations provid	is committed on said premises, the	for the security of which	this indenture
is given, shall immediately mature	and become due and payable at the	The to take posterior of	the said premises and a	the improve-
* ments thereon in the manner provi sell the premises hereby granted, retain the amount then unpaid of	ded by law and to have a receiver an or any part thereof, in the manner principal and interest, together with the	prescribed to collect the rents and prescribed by law, and out c e costs and charges incident ther	benefits accruing then of all moneys arising fro eto, and the overplus, if	n such sale to any there be
is to around by the parties he	naking such sale, on gemand, to the reto that the terms and provisions o	f this indenture and each and ev	ery obligation therein cor	tained, and all
assigns and successors of the res	extend and inure to, and be obliga sective parties hereto. LOS of the first part ha VO he			The I a Part
last above written.				(SEAL)
#*		Dian fo	Dean J. Cain	(SEAL)
		Mabeline A. Cain	in	(SEAL)
			are date and some	
STATE OF Ransas , Douglas	COUNTY, SS.		· · · · · · · · · · · · · · · · · · ·	
	BE IT REMEMBERED, That on th	ns Bth day of ry, Public	February	A. D., 19 57
ARD DI		n & Mabeline A. Cain	in the aforesaid Co , husband & wif	
NOTAR PE	to me personally known to acknowledged the execution		cuted the foregoing instru	ment and duly
S UOLIC E		ereunto subscribed my name, and	The second s	
My Compision Expires Maro	h 18th <sub>19</sub> 58	Howard Wis	oman	au/ Notary Public
Recorded February 11, 1957	at 1:40 P.M.	- Amoral .	A Beck	legister of De
	RELEASE the within mortgage,	و المستقدمة و	a the Pull man	and all the dat

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