	Fee Paid \$2
REAL ESTATE MORTGAGE (TO CORPORATION) THIS INDENTURE, made this 20th day o Everett Christenson and Clara M. of the County of Leavenworth The First National Bank hereinafter referred to as mortgages, WITNESSETH, That said mortgagers, in considers	Christenson, Husband and Wife and State of Kansas, hereinafter referred to as mortgagors, teavenworth, Kansas, A Corport of \$8000.00
and assigns, all of the following described property situs to-wit: . Lot Two (2) in Block One	vledged, hereby mortgage and warrant to said mortgages, its success and in the County of Leavenworth and State of Kan
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above described property unto the mortgages forwer. This mortgage is given to secure payment of the sum =====Elght Thousand andno/100====: seconding to the terms of One certain prom that amount which is due and payable on accordin	== DOLL/ issory note this day executed by said mortgagers to the mortgagee ng to 118 terms with interest at 6 %
As additional and contateral security for the payme bereby transfer, assign, set over and convey to the m that may from time to time become due and payable uro researcher to come into existence covering said proper mortgagors hereby agrees to execute, acknowledge and gee may now or hereafter require in order to facilitate income, which rights are to be assertised by said mortg	be terms of and note. In of said betwith interest, and the taxes on said land, the mortgrap nortgrages all rents, royalties, bonuses, delay moneys or other inn der any oil, gas, mineral or other leases's of any kind now exis y, or any portion thereof, with authority to collect the same; and eliver to the mortgrages such deed or other instruments as the mor- the payment to it of asid rents; royalties, bonuses, delay rentals or o- ragee only in the event of delinquency or default in compliance with Said ansignment shall terminate and become void upon the payment of the graupon become due and payable, at the option of the mortgrages, at the delivery hereof they are the lawful owners of the abortgrages, at the delivery hereof they are the lawful owners of the above descr te of inheritance therein, free and clear of all incumbrances, as
in the amount of \$23,000,00 from Bank of Leavenworth, Kansas recoi the Register of Deeds, D _o uglas O and that they will warrant and defend the same against This mortgage shall be void if all payments are ma of the essence hereof. Baid mortgagors bereby agree to pay all taxes as and also agree to keep said property insured in favor =====Eight Thousand and no/100===	t any and all claims whatsoever. de as in said note , and as herein specified. Time is expressly n sessed on said property before any penalties or costs accrue ther of said mortgagee in the sum of \$8000.00 === DLL
morrgages. Mortgagors agree not to commit or permit waste o If default is made in such payment, or any part li or if the insurance is not kept up thereon, or if any out gors, then the whole principal of said debt, with inte ing unpaid or which may have been paid by the mortg immediately due and payable, at the option of the m after to take possession of said property and foreclose law. Appraisement waived or not, at the option of the mortgages may retain the amount due or to bocome due costs and charges of making such sale, and the balance mortgagors.	e: in default whereof the mortgages may pay the taxes and accru at the expense of the mortgagors, and the expense of such taxes shall from the date of payment thereof become an additional iten us shall bear interest at the rate of 10% per annum until paid to a said property. Sereof, or interest thereon, or in the taxes assessed on said prom- er terms of said note-or this mortgage are breached by the mor rest, and all taxes and accruing penalties and interest and cests rem ages, and all sums paid by the mortgages of numrance, shall be nortgagee; and it shall be lawful for the mortgage at any time the cortgagree. Out of all money arising from such forecloure sails to it according to the conditions of this instrument, together with, if any, shall be paid by the party making such sale, on demand, to
vritten. v	a have bergunto subscribed their stames on the day and year first at Event Christenson (1997) Events Christenson (1997) Clara Morgagora Olara M. Christenson
to me personally known to be the same persons who exe edged the execution of the same.	day of October , 19 60 , before erett Christenson and Clara M. Christens cuted the within instrument of writing, and such persons duly ackn w hand and affixed my official works the day and year last above writing
(SEAL) Att. Roy. 4-99 Loss and Ley	(CAR.Gordon-Wotary Public) (My commission expires January 21st, /19.6

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