76396 BOOK 127	
MONTOASS PIA. 223) The Database Printers of Land Blance, Lawrence, R.	
This Indenture, Made this 31st day of March , 19.61 ben Robert L. Elder and Wilma J. Elder, his wife, Michael L. Jamison and Virginia F. Jam his wife, Johnny B. Ezell and Nancy J. Ezell, his wife,	liso
of Lawrence , in the County of Douglas and State of	
part yof the second part. Witnesseth, that the said part 185of the first part, in consideration of the sum of Ten thousand five hundred and no/100 (\$10,500.0000)	
to them duly paid, the receipt of which is hereby acknowledged, hauz sold, an this indenture doGRANT, BARGAIN, SELL and MORTGAGE to the said part yof the second par following described real estate situated and being in the County of	nd by rt, th
Kanses, to-wit:	
Lot five (5), in Block seven (7), in Subdivision of Tract "A", Schwarz Acres, an addition to the city of Lawrence, with the appurtenances and all the estate, title and interest of the said part less the tirst part there And the said parties of the first part de hereby sevenant and sprea that at the delivery hereof. they Bröhe lewford	
of the premises above granted, and seized of a good and indefessible estate of inheritance therein, free and clear of all incombrances, and then. They will werrant and defend the same egainst all parties making lewful claim th	
It is agreed between the parties hereto that the part_ 125 _of the first part shall at all times during the life of this indenture, pay at and assessments that may be leviced or assessed against said real estate when the same becomes due and psyable, and that <u>they</u> is been buildings upon said real estate insured against fire and tornado in such sum and by such insured accounty at shall be specific directed by the part() of the social part, the loss, if any, made payle to the part. <u>A</u> of the social part be the stend of the first part shall fail to pay such taxes when the same become due and payleb or the part. <u>A</u> of the social part, the loss, if any, made payle to the part <u>and</u> of the social part the text of the first part shall fail to pay such taxes when the same become due and payleb or add premises insured a herein provided. Then the part of the ison of part may pay said taxes and inturance, or either, and the so paid shall become a part of the indebtedness, secured by this indenture, and shall beer interest at the rate of 10%, from the date of paylet of the payle of the same due and payled of the social paylet of the same become due and paylet of the paylet of the paylet of the paylet of the same become due and paylet or add paylet become a part of the indebtedness, secured by this indenture, and shall beer interest at the rate of 10%. From the date of paylet for the part of the indebtedness of paylet of the pay	il taxe fill led and its to keep amoun
THIS GRANT is intended as a mortgage to secure the payment of the sum of Ten_thousand_five hundred and nc/	
according to the terms ofDCCcertain written obligation for the payment of said sum of money, executed on thellst day ofNarch16_1, and byLststemade payable to the part, y of the part, with all interest according thereon according to the terms of said soligation and also to tecore any sum or sums of money advanced said part of the accord part to pay for any insurance or to dicturge any taxes with interest thereon as herein provided, in the that said part of the first part shall fail to pay the same as provided in this indenture.	
And this conveyance but has used and the part has been part has been as portions applied of the obligation contained therein fully did if default he made in such payments or any part thereof or any obligation created thereby, or interest thereon, or if the taxes on a minimum section paid when the areas becomes due and payments, or if the numerics in and there have no interest thereon, or if the buildings and the whole sum remaining umpaid, and all of the obligation, provided for in said written obligation, for the succeiver and the whole sum remaining umpaid, and all of the obligation, provided for in said written obligation, for the succeiver of which this is all the whole sum remaining umpaid, and all of the obligation, provided for in said written obligation, for the succeiver of which this is all the whole sum remaining umpaid, and all of the obligation, provided for in said written obligation, for the succeiver of which this is all unent, thall immediately mature and become due and payable at the option of the holder hereof, without notics, and it shall be law	charged laid res on sail absolut indentur wful fo
the said part. \underline{V} of the second part to be according to have a receiver appointed to collect the rents and benefits according therefrom said the part dense of the said part thereof. In the manner provided by law and to have a receiver appointed to collect the rents and benefits according therefrom said the part dense of the said part thereof. In the manner provided by law, and cut of all moves arriving from such retain the amount then unpaid of principal and interest, together with the costs and charges incident therets, and the overplus, if any the shall be paid by the part \underline{V} making such sais, on demend, to the first part \underline{ES} . It is agreed by the partice hereto that the terms and provisions of this indenture and each and every obligation therein contained, benefits according therefrom, shall maxies and here to and be obligatory upon the here, administrators, personal regimes	improvi and to sale to here be
essigns and successors of the respective parties hereto. In Winness Whereof, the part ICS of the first part ha VE hereunto set thEir hand S and seal S the day a last above written.	and ye
higher for the second s	(SEAL (SEAL (SEAL
STATE OF RANSAS DOUGLAS COUNTY SE BE IT REMEMBERED, That on this 31st day of March A.D.	1961
It If HEARINGERD, Ther on this Set of the	nd Sten
Altorities and the execution of the same. IN WITHESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the per last above written. My Commission Engines JUENE 17 1961 Watten Rhodes Notery	day ar
ed March 31, 1961 at 2:15 P.M. Acard a. Bertrase	r o
RELEASE the undersigned, owner of the within mortgage, do hereby acknowledge the ful	
debt secured thereby, and authorize the Register of Deeds to enter the discl rtgage of record. Dated this 30th day of June 1961.	

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R. Billionanonan

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