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MORTGAGE	The ADDARD AND AND AND AND AND AND AND AND AND AN
B	100K 129
This Indenture, Made this IIIIA	eleventh) day of October , 1961 between
AGTER LE RUIK LE GIU DEXTIE R. KUNK	kle, husband and wife 6
of Lawrence	- Doubling
	of Douglas and State of Kansas
	ht E. Kunkle and Mildred Kunkle, husband and wife
	parties of the second part.
Seven Thousand and no/100 (\$7 000	he first part, in consideration of the sum of
	receipt of which is hereby acknowledged, havesold, and by
his indenture do GRANT BARGAIN	SELL and MORTGAGE to the said partiesof the second part, the
	and being in the County of Douglas and State of
Kansas, to-wit:	and being in the coonly of an are of
ot Twenty Six (26), in Block One	(1), in Belle Haven South, an Addition to the
it's of Law circe, as shown on Life	recorded plat in Plat Book 5 Page 0 recorded
the 1st day or July, 1957, in Doug	las County, Kansas.
And the said part that of the first and the	tille and interest of the said part 195 of the first part therein. hereby covenant and agree that at the delivery hereof they are the lawful owner of
if the premises above granted, and seized of a good and	nereby covenant and agree that at the delivery hereof they are the lawful owner s I indefeasible estate of inheritance therein, free and clear of all incumbrances.
	and the second
and that the	y will warrant and defend the same against all perties making lawful claim thereto. I.O.S. of the first part shall at all times during the life of this indenture, pay all taxes
nd assessments that may be levied or assessed egainst sa	id real estate when the same becomes due and payable, and that they will -
irected by the part and real estate insured against f interest. And in the event that said next and in the loss, if	Id real state when the same becomes due and payable, and that they, will is and tornado in such sum and by such insurance company as shall be specified and if any, made payable to the part iss. of the second part to the extent of the it.
aid premises insured as herein provided, then the part o paid shall become a part of the indebtedness	ire and ternado in such sum and by such insurance company as shall be specified and if any, made payable to the part. ISS of the second part to the extent of LHE IT. if part shall fail to pay such taxes when the same become due and payable or to keep ISS of the second part may pay said taxes and, insurance, or either, and the amount by this indenture, and shall beer interest at the rate of 10% from the date of payment
this owner is merided as a morigage to secure the	payment of the sum of Seven Thousand and no/100 (\$7,000.00)
cording to the terms of One certain written oblig	pation for the payment of said sum of money, executed on the 11th
art, with all interest accruing thereon according to the te	and by <u>CEPTain</u> terms made payable to the part IES of the second sms of said obligation and also to secure any sum or sums of money advanced by the
id part 185 of the second part to pay for any jnsu	arance or to discharge any taxes with interest thereon as herein provided, in the event
And this conveyance shall be wild if such harmonic b	and the second second
el estate are not kept in as good repair as they are nov nd the whole sum remaining unpaid, and all of the obl	bis or if the insurance is not kept up, as provided herein, or if the buildings on said w, or if waste is committed on said premises, then this conveyance shall become absolute injustions provided for in said written obligation, for the security of which this indentrue payable at the option of the holder hereof, without notice, and it shall be lawful for
ents thereon in the manner provided by law and to have ill the premites hereby granted, or any part thereof, is	to take possession of the said premises and all the improve- a ereceiver appointed to collect the rents and benefits accounts therefrom, and to in the maniner precribed by law, and out of all moneys arising from such sale to gether with the costs and charges incident thereto, and the overplus, if any shere be,
ain the amount than unpaid of principal and interest, tog all be paid by the part 10.5 making such sale, on de	gether with the costs and charges incident thereto, and the overplus, if eny shere be,
	a provision of the indenture and each and every obligation therein contained, and all and be obligatory upon the heirs, executors, adminiatrators, personal representatives,
In Witness Whereof, the part ICS of the first part t above written.	have hereunto art their hands and seals the day and year
	Ralph Etimkle man
	Ralph E. Munkle (SEAL)
· · · ·	Maping R. Kunkley (SEAL)
	Maxine R. Kunkle (SEAL)
	GEAD
STATE OF KANSAS	
Douglas county,	11th(eleventh) October (1
DE ET REMEMBERE	m, Thet on this 19th (eleveryth) Octbber, A. D. 1961 Notary Public In the sforesaid County and State,
	Ralph E. Kunkle and Maxine R. Kunkle, husband and
wife	
	ally known to be the same person.5 who executed the foregoing instrument and duty i the execution of the same.
SADTAR AND BAN WITHERS WHEN	IEOF, I have hereunto subscribed my name, and affixed my official seal on the day and ve written.
July 27,	10.63 Mayarek Dorto
	Harjorte L. Doctor Netery Public
	21 00 20
	Harold a. Beck Register of By Jamie Beem, Seputy
	By Jamie Beem, Deputy