Reg. No. 18,129 Fee Paid \$23.75

of	L. Elder and Wilma.J. Elder, his wife; Johnny B. Ezell and Nancy J. Ezell, his w
	L. Jamison and Virginia F. Jamison, his wife,
Dartig	awrence , in the County of Douglas and State of Kansas
= parite	s of the first part, and The First National Bank of Lawrence, Lawrence, Kansas,
	r * part y of the second part.
With	resseth, that the said part iss of the first part, in consideration of the sum of
Nine	thousand five hundred and no/100 (\$9,500:00) DOLLAR
to,.	them duly paid, the receipt of which is hereby acknowledged, have sold, and b
A STATE OF A STATE	denture do GRANT, BARGAIN, SELL and MORTGAGE to the said part y of the second part, the
follow	ng described real estate situated and being in the County of Douglas and State
· Kansas	, to-wit:
	the state of the s
	Lot fourteen (111), in Block three (3), in South Hills, an
	addition to the city of Lawrence,
with t	he appurtenances and all the estate, title and interest of the said part 105 of the first part therein.
And	the said part ISE of the first part do
of the t	and the second
and the second second	and, that they will warrant and defend the same against all parties making lawful claim thereto
	agreed between the parties heretb that the part 105 of the first part shall at all times during the life of this indenture. Say all tax assments that may be levied or assessed against steld real estate when the same becomes due and payable, and that they WLIL
keep the	saments that may be levied or assessed against stall real estate when the same become due and payakie, and that buildings upon said real estate insured against fire and toreads imsourburn and by such insurance, company as shall be specified a by the party. of the second part, the loss, if any, made payable to the part y. of the second part to the extent of And in the event that said part LSS. of the first part hall all b , pay solid taxes' and insurance, or ether, and the amount makes imsured as herein provided, then the part Y. of the second part may pay taid taxes' and insurance, or ether, and the amount shall become a sart of the indichtedness, tecured by this indicators, and theil bars interest at the rate of 100 from the date of paym
Interest.	And in the event that said part LES of the first part shall fail to pay such taxes when the same become due and payable or to ke makes insured as herein provided, then the part V of the second part may pay said taxes and insurance, or either and the amo
	y repaid.
THIS	GRANT is intended, as a improgage to secure the payment of the sum of "Nine thousand five hundred and no/10
- Institution	plot tee terms of OTL2 certain written obligation for the payment of said sum of money, executed on the 13 /b.
	Containing to 60 is it's some many paralle to the part V of the set
part, w	Depletilities in all charges acround the terms of any depletion and also to see any own or sums of momer advanced by the all interest acround thereand eccording to the terms of advanced debigation and also to see any own or sums of momer advanced by ty of the second part to pay for any insurance or to discharge any taxes with interest therein provided in the ex-
that sai	d part 185 of the first part shall fail to pay the same as phovided in this indenture.
And	this conveyance shall be void if such payments be made as herein specified, and the obligation contained therein fully discharge It be made in such payments or any part thereof or any obligation created thereby, or interest thereon, or if the faces on sind
estate a real est	re not paid when the same become due and payable, or in the insurance is not keen opt as provide the same and become and
and the is given	whole sum remaining unpaid, and ell of the outgoings provide of the holder herebt, without noticey and it shall be lawful , shall immediately mature and become due and payable at the option of the holder herebt, without noticey and it shall be lawful
the sale	I part y of the second part is to take possession of the sed premises and all the impre- hereon in the manner provided by law and to have a receiver appointed to collect the rents and benefits account the take and
the defail extate a real ext and the is given the sali ments t sell the retain t shall be it.	hereon in the manner provided by law and to have a reserver appointe to could the day and out of all moreys arting from such sale premius, hereby granted, or any pert thereof, in the manner preprinced by law, and out of all moreys arting from such sale a mount than unpaid of principal and interest, together with the costs and charges incident thereto; and the overplid, if any there
shall be	paid by the part V making such sale, on demand, to the first part ICS
lt i benefit	agreed by the partiet hereto that the terms and previsions of this indenture and each and every obligation therein contained, and accruing therefrom shall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal tepresentat
assigns	and successors of the respective parties hereto at the set the set is the set in the set is the day and
last ab	ave written.
fler	R. Eller William Older W Johnny B. Ezell tanoy J. Ezell
Rober	SL. Elder wilma J. Elder G. D. 190 A. 20
	Aldhael Sanison Virginia F. Sanison
	(SB)

I the undersigned, owner of the within mortg thereby, and authorize the Register of Deeds 28th day of December 1962 s to enter the discharge of this mortgage of record. THE FIRST NATIONAL BANK OF LAWRENCE LAWRENCE, Ks. Warren Rhodes President Mortgagee. Owner. ord. Dated

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Editor and

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Provent

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