1.1.1

MORTGAGE	, (Ni			Legal Blanks, Lawrence, Ka
This Indenture, Made this Robert L. Elder and Wilma Michael L. Jamison and Vi	J. Elder, his		B. Ezell and M	, 1992 betv Vancy J. Ezell, hi
of Lawrence , in				e of Kansas
part iss of the first part, and				
° Witnesseth, that the said part Thirteen thousand and no/		A second s		
to them duly			nereby acknowled	and have sold and
this indenture do GRANT, following described real estat	BARGÅIN, SELL a	nd MORTGAGE	to the said part 3	of the second part
Kansas, to-wit:				
Block	uth Seventy-two "B", in Lawrenc ce, said-measur	ce Heights, an	n Addition to !	the City of
with the appurtenances and all				A set of the
And the said part 125 of the first of the premises above granted, and seized				
It is spreed between the parties heret and assessments that may be levied or ass keep the buildings upon said real estate is directed by the part of the second interest. And in the event that said part as aid premises insured'as herein provided, to paid shall become a part of the indee until fully repaid.	o that the part ISS sseed against said real o nsured against fire and part, the loss, if any, m	of the first part shell estate when the same tornado in such aum rade, payable to the p	at all times during the becomes due and pay and by such insurance art y of the seco	able, and that they will company as shall be specified and part to the extent of 1
THIS GRANT is intended as a mortgage	to secure the payment	of the sum of Thi	rteen thousand	and ho/100
according to the terms of	19.62 and ording to the terms of	by its said obligation and al	terms made payabl	le to the part y of the s r sums of money advanced b
that said part ± 2.5 of the first part sh And this conveyance shall be void if, if default be made in such payments or estate are not paid when the same become real estate are not kept in as good repair and the whole sum remaining unpaid, an is given, shall immediately mature and bu	such payments be made any part thereof or any a due and payable, or if	as herein specified, obligation created to the insurance is not	and the obligation c hereby, or interest there kept up, as provided i	eon, or if the taxes on said herein, or if the buildings or
the said part	law and to have a receipart thereof, in the m and interest, together w	to to liver appointed to col nanner prescribed Pby with the costs and che	ake possession of the s lect the rents and ben law, and out of all irges incident thereto, a	aid, premises and plf the imp efits accruing therefrom an
It is agreed by the parties hereto the benefits accruing therefrom, shall extend assigns and successors of the respective In Winness Whereof, the part 125.	t the terms and provisi and journe to and be	ions of this indefiture obligatory upon the		bligation therein contained, an inistrators, personal represents and seal S. the day and
last above written. Robert 2. Elder - Wilma Robert L. Elder - Wilma	<u>en Elder</u>	Johnny B.	B Gel Man	acey & Exell ist
		Michael U	Janison Vir	Inia F. Janison
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Independent for the second sec	nanagaaaaaaaaaaa	internet for the second se	mmmmmmmmm	mmmmmmmmmmmm
STATE OF KANSAS	· · · · · ·			
DOUGLAS co	YTAUC	12		Dependent
GL Lalle	IT REMEMBERED, That is before me, a came Robert L. and Nancy J. E	Notary Publi Elder and Wi	1ma J. Elder,	December A. D. 15 In the aforesaid County and his wife; Johnny Jamison and Virgin
WALLIC IN IN	Jamison, his w to me personally know acknowledged the exe WITNESS WHEREOF, 1 h	n to be the same per ecution of the same. ave hereunto subscribe	son S., who executed	the foregoing instrument and d my official seal on the day
My Commission Expires	year last above writte	6.5	Agel.	Renselle Notary Pul
ed December 18, 1962 at		elease 4	Farel G.C.	Registe
e undersigned, owner of				

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