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pranter obore granted,	and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrance.	es,
· · · · · · · · · · · · · · · · · · ·	No exceptions	
	and that they will warrant and defend the same against all parties making lawful classes ψ_{ij}	aim thereto
in is agreed between the p	arties hereto that the part ieg of the first part shall at all times during the life of this indentures	pay all ta
directed by the part J. of interest. And in the event that is and premises insured as herein so paid shall become a part of until fully repaid.	viel or satessed against said real estate when the same becomes due and payable, and that "Diog sal estate insured against fire and tornado in such sum and by such insurance company as shall be the second pays the loss, if any, made payable to the part." Of the second part to the extent and part _2005, of the first part shall fail to pay such taxes when the same become due and payable provided, then the part <u>1-06</u> — of the second part may pay said taxes and insurance, or either, an the indebtedness, secured by this indenture, and shall beer interest at the rate of 10% from the dat	specified a of 105 le or to ke
THIS GRANT is intended as Thirteen Thousand	a mortgage to secure the payment of the sum of	
according to the terms of	certain written obligation for the payment of said sum of money executed as the 6th	DOLLAR
day of NOVERDOR part, with all interest accruing	19 03, and by its terms made payable to the part of the terms of said obligation and also to secure any sum or sums of money adv	anced by t
said part y of the secon	d part to pay for any insurance or to discharge any taxes with interest thereon as herein provided	in the eve
that said partU.S. of the f	irst part shall fail to pay the same as provided in this indenture.	
And this conveyance shall be If default be made in such pay estate are not paid when the sa real estate are not kept in as g and the whole sum remaining at is given, shall immediately mati-	e void if such payments be made as herein specified, and the obligation contained therein fully ments or any part thereof or any obligation resterid interview. Thereon, or if the taxes me become due and payable, or if the insurance is not kept up as provided herein, or if the build oper reparts at they are now, or if wate is committed on satisfying the strain of the payments and and all of the obligations provided for in said written obligations the source of which it er and become due and payable at the cotton of the holder benefit, on the source of which it er and become due and payable at the cotton of the holder benefit which is the source of which it is and of the obligations provided for in said written obligations.	on said re dings on sa come absolu this indentu
the said part. The manner pro- sell the premises hereby grante retain the amount then unpaid o	and part its agents or assigns to take possession of the said premises and all ovided by law and to have a receiver appointed to collect the rents and benefits account therefor d, or any part thereof, in the manner prescribed by law, and out of all moneys arising from f principal and interest, together with the costs and charges incident thereto, and the overplus, if ar	the improv om; and such sale ny there h
shall be paid by the part 103	making such sale, on demand, to the first part. ICS.	
It is agreed by the parties benefits accruing therefrom, sha assigns and successors of the r	hereto that the terms and provisions of this indenture and each and every obligation therein contail If extend and inure to, and be obligatory upon the heirs, executors, administrators, personal re spective parties hereto.	ined, and a presentative
	105 of the first part he Ve have their	ay and yes
• •	Alguald & Caluate	SEAL
	Joris H. Palkateet	(SEAL
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-		minimi
STATE OF Kansas	and communications and the second	
Douglas	COUNTY, SS.	
and the second second	BE IT REMEMBERED, That on this 6th day of November A before me, a Notary Public in the aforesaid Count	
NET REAM	came Donald E. Palmateer and Doris H. Palmateer, hu	ly and State
OTAP	and wife,	anu.
	to me personally known to be the same person S, who executed the foregoing instrumer acknowledged the execution of the same.	nt and dul
2 PUBLIC	IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on if year last above written.	
My Commission Expires	July 31st 19 66 Connette / Jehme	

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Partie .

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I the modersigned, even of the within mortgage, do hereby acknowledge the full payment of the dott second thereby, and authorize the Register of Doeds to enter the discharge of this murgage of record. Carel this both day of Nav 1004. Attest: L. 2. Infer 2001. Who consident The Excrement National Bank and Trust Co. (Dorp. 1000) Carel Science, When creater Contenses, event. Second Science, When creater Contenses, event.

