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4. 1. 1. 1. 1. 1. 1.

It is agreed between the parties hereto that t	o hereby covenant ood and indefeasible esta	and agree that at the delivery	hereof they arehe levil	
and that It is agreed between the parties hereto that t	******************************		the south and the second section is a second	owner 5
It is agreed between the parties hereto that t	they	te of inheritance therein, free	and clear of all incumbrances,	
and a spread between the paries hereto that I are a session as each the buildings upon said real estate insured increded by the part. Y. of the second part, the terest. And in the event that said part. 165 or did premises insured as herein provided, then the paid shall become a part of the indebtedness, mill fully repaid.	citey will warrant	and defend the same against a	ll parties making lawful claim	thereto.
eep the buildings upon said real estate insured a irrected by the part. Y of the second part, the iterest. And in the event that said part. 165. of aid premises insured as herein provided, then the o paid shall become a part of the induly.				
aid premises insured as herein provided, then the	gainst fire and tornedo e loss, if any, made pay	in such sum and by such insurable to the part. Y of the	rance company as shall be spen	cified and
peri of the indeptedness,	e part. Y. of the secured by this indentu	to pay such taxes when the sa econd part may pay said taxes re, and shall bear interest at the	me become due and payable of and insurance, or either, and the rate of 10% from the date of	r to keep ne amount
ntil fully repeid. THIS GRANT is intended as a mortgage to secu			Tale of 10% from the date of	payment
Iwelve thousand and no/100)			DOLLARS,
ccording to the terms of ONE certain written your June	04	115		II
ert, with all interest accruing thereon according to	01 2010 0011	Validit and also to secure any	sum or sums of money advance	ed by the
net said pert 155 of the first pert shall fail t	to pay the same as prov	ded in this indenture.		
And this conveyance shall be void if such pay default be made in such payments or any part state are not paid when the same become due ar	mercor or any obligati	on created thereby, or interest	thereon, or if the taxes on	said real
state are not paid when the same become due are neal estate are not kept in as good repair as they not the whole sum remaining unpaid, and all of given, shell immediately mature and become d	are now, or if the inst the obligations provide	committed on said premises, the	ided herein, or if the building en this conveyance shall become	s on said a absolute
given, shall immediately mature and become d	ue and payable at the	option of the holder hereof, w	ithout notice, and it shall be	awful for
se said part. Y of the second part sents thereon in the manner provided by law and still the premises hereby granted, or any part the stain the amount then unpaid of principal and into	to have a receiver app nereof, in the manner p	pinted to collect the rents and rescribed by law, and out	the said premises and all the benefits accruing therefrom; of all moneys arising from sur	and to
ell be paid by the part		The charges includent met	eto, and the overplus, if any	there be,
It is agreed by the parties hereto that the te	erms and provisions of t		very obligation therein contained	l, and all
signs and successors of the respective parties he is Witness Whereof, the part 165 of the f				(3)
at above written.		2 0 0 /	S and seal S the day	and year
		Michael L. Jameson	ai	(SEAL)
		Troinia F, Jamison	ŋ·····	(SEAL)
		Robert L. Elder		(SEAL)
		Wilma J. Elger	are.	(SEAL)
				8
II A A B BAJA A A B A A A A A A A A A A A	aluuning na an aa	וו אות אות אות אות אות אות אות אות אות א	I NAME AND ADDRESS OF THE PARTY	
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				and a
STATE OF Kansas* Douglas	\$55.			and the same of th
COUNTY	Management, That on this	8th	June	61
La E. III. befor	Notar	y Public		, 19 0.4 Signal and State,
No.	Michael L. Jami	er and Wilma-J. Ele son and Virginia F	der, husband and wi	fe;
to m	e personally known to be reviedged the execution of	the same person 5 who exec	uted the foregoing instrument a	and duly
A PLIC S M WITH		unto subscribed my name, and a		
10 10 1	1965	The	2. Kunder	10
my commission him Copied 10			Notary	Public
of coming the Capiel 10				. G
d June 10, 1961 at 11.	v	1	0	
d June 10, 1964 at 11:25 A		gold de De	Regist	er of Deeds
	RELEASE			
e undersigned, owner of the debt secured thereby, and a	RELEASE within mortg	age, io hereby as Register of Deed	knowledge the fu	ll payment
e undersigned, owner of the debt secured thereby, and a	RELEASE within mortg	age, io hereby ac Register of Deed: f August 1964.	cknowledge the fu s to enter the di	ll payment scharge of
undersigned, owner of the debt secured thereby, and a stgage of record. Dated the	RELEASE within mortg	age, io hereby a Register of Deeds f August 1964. Erst National Ba	cknowledge the fu s to enter the di nk of Lawrence, L	ll payment scharge of awrence, Ka
e undersigned, owner of the debt secured thereby, and a stgage of record. Dated the weal)	RELEASE within mortg	age, io hereby ac Register of Deed: f August 1964.	cknowledge the fu s to enter the di nk of Lawrence, L	ll payment scharge of awrence, Ka
d June 10, 196h at 11:25 A e undersigned, owner of the debt secured thereby, and artgage of record. Dated the eal)	RELEASE within mortg	age, io hereby a Register of Deeds f August 1964. Erst National Ba	cknowledge the fu s to enter the di nk of Lawrence, L	scharge of awrence, Ka
e undersigned, owner of the debt secured thereby, and a rigage of record. Dated the ead of the ead	RELEASE within mortg	age, io hereby a Register of Deeds f August 1964. Erst National Ba	cknowledge the fu s to enter the di nk of Lawrence, L	ll payment scharge of awrence, Ka

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