The indentrow, Made this And day of July 1964, between ponal H. McConnell and Bertle G. McConnell, Husband and Wite Douglas Courty, in the Sstep of Kanasa of the first part, and Douglas Douglas Courty, in the Sstep of Kanasa of the first part, and Douglas Douglas Courty, in the Sstep of Kanasa of the second part, and its Douglas Courty, in the Sstep of Kanasa of the second part, and its Douglas Douglas Monoscoth, Tast and parties of the first part, in conditionation of the sum of courty with part of the second part, and its Tastes of the second part, and its Courty of Douglas and Sstep of Kanasa to with the open second part, and its Courty of Douglas and Sstep of Kanasa to with the second part, and its in the second part, of which the following date of the first part of the second part, of which the following date of the first part of the second part, of which the following date of the second part, of which the following date of the second part, of which the following date of the second part, of which the following date of the second part, of which the following date of the second part, of which the following date of the second part, of which the following date of the second part, of which the following date of the second part, of which the following date of the second part, of which the following date of the second part of the second part, of which	MORTGAGE 88425 BOOK 137	(NO. 52C)		gal Blanks-FOREE			
Douglas County, in the State of Kansas of the first part, and Douglas County, in the State of Kansas of the second part Douglas County, in the State of Kansas of the second part Interpretent Winesseth, That said parties of the first part, he consideration of the sum of a state of County of the second part, and its here resents, grant, bargan, sull and convey unto of part of the second part, and this here was assign, all the following EAL ESTATE situated in a county of Douglas and State of Kansas towit Lot Thirty-Six (36) on Rhode Island Street. in the City of Lawrence, in Douglas County. Ramsas To Have and To Hold the Same, Goother with all and singular, the tenements, hereditaments and approximates on the integer condition, that whereas sait parties of the first part is \$3500.00 Maturitiz Six years (Prin, & Int, Payable \$57.19 August 10, 1964, and \$57.19 the 10th day of each month the rest shall first be decoding of the second part, of which the following of the second part of which the dollowing the same, then the based control is a similar to the second part of which and the same difference is the same, then the parable \$57.19 August 10, 1964, and \$57.19 the 10th day of each month the rest shall first be decoding the shale count of the principal.) Now, if said parties of the first part hall part or caute to be cald to add and y of the second part day of the second part of which the doub decode part the dout of the principal.) N			day of	Jul	.y. 196	1 , betwee	n
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<pre>he receipt of which is hereby acknowledged, do by these presents, grant, barpain, sell and outwork with all parts of the second part, and its barpa was sain, all the following PEAL ESTATE situated in here conners of Douglas and State of Karpas , towit</pre> Lind thirty-Six (36) on Rhode Island Street. In the City of Law rence, in Douglas County. Lind thirty-Six (36) on Rhode Island Street. In the City of Law rence, in Douglas County. Lind thirty-Six (36) on Rhode Island Street. In the City of Law rence, in Douglas County. Lind thirty-Six (36) on Rhode Island Street. In the City of Law rence, in Douglas County. Lind the City of Law rence, in Douglas County. Lind thirty-Six (36) on anyweigh experiments, hereditaments and apport. Lind the City of Law rence, in Douglas County. Lind thirty of Law rence of the Street Part and Douglas County. Lind thirty City of Law rence is anyweight experiments. Lind the City of Law rence of the Street Part and Lind the Lind the City of Law rence and the street Part and the city of Law rence and the street Part and the city of Law rence and the street part and the city of Law rence and the street shall first built the city of Law rence and the street shall first built the city of Law rence and the street shall first built the city of Law rence and the street shall first built the city of Law rence and the street shall first built the city of Law rence and the street shall first built the city of Law rence and the street shall first built the city of Law rence and the street shall first built the city of Law rence and the street shall first built the city of Law rence and the street shall first built the city of Law rence and the street shall first built the city of Law rence and the street shall first built the city of Law rence and the street shall first built the city of Law rence and the street shall first built the city of Law rence and the street shall first built the city of Law rence and the street shall first built the city of Law rence and the street shall first built	and a second		es of the fi	rst part, in cor	nsideration (
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To Have and To Held the Same, Together with all and singular, the tenements, hereditaments and appur- tenences thereunds belonging, or in anywise appertaining, forever. Provided Always, And these presents are upon this express condition, that whereas said parties of the first part have this day executed and delivered One certain promisery note in writing to said part of the second part, of which the following IS A MEMORANDUM: Date: July 2, 1964 Amount: \$3500.00 Maturity: Six years (Prin. & Int. payable \$57.19 August 10, 1964, and \$57.19 the 10th day of each month there after until maturity; balance at maturity, Form each installment interest shall first be deducted & the remainder applied toward reduction of the principal.) Now, if said parties of the first part hall pay or cause to be paid to said part Y of the second park kites assessed and levice days and there of the same, then have present shall be wholly discharged and void more thereon, and team of the same, then have present shall be wholly discharged and void mere thereon, and payable, then the whole of aids under Y of the second park kites assessed and levice dagainst said permiser or any part thereof, are ordered to devery nature which are or made due and payable, and said part Y of the second part has be needed to and payable, then the whole of aids under Mines present and due and payable, then the whole of aids under Mines present mered. In our part whele of aids under the same them have herounts set. the it. hend the day mered the and nayable, and said part Y of the second part shall be entited to the possession of said then developed mere mere whole of aids under Mines Mines are offered and whole of aids under the second part shall be entited to the possession of said then developed mere mere and payable. The said part Les of the first part has V. hended the day many the day is developed mere whole of aids under the second part shall be entited to the possession of said the second team anymet whole to aid the second part shall be entited to		aw renet	., in Doug	o o o unity ,	0		12.22
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Now, if said parties of the first part shall pay or cause to be paid to said part y of the second part kits hereon, according to the terms and tend of the same described note mentioned, together with the interest hereon, is not paid when the same is due, and if the taxes and assessments of every nature within are or part do against said premises or any part thereof, are not paid when the same are by law made due and payable, then the whole of said sum and sums and interest thereon, shall, and by these presents, shell be entitled to the possession of said commands. In Witness Whereof, The said part. is so of the first part have. hereunto set their hand the day of the same are by law made due and payable, then the same of the same are by law made due and payable, the said part. In Witness Whereof, The said part. is so of the first part have. hereunto set their hand the day made and same and interest thereon, shall, and by these presents, second part shall be entitled to the possession of said sum and sums and interest thereon, shall, and by these presents, shall be entitled to the possession of said sum and sums and interest thereon, shall, and by these presents, shall be entitled to the possession of said sum and sums and interest thereon, shall, and by these presents, shall be entitled to the possession of said sum and sums and interest thereon, shall, and by these presents shall be entitled to the possession of said sum and sums and interest thereon sums and the day of the said sum and sum and the same are by the same and by a said sum and the day of the same and set second part shall be entitled to the possession of said sum and sum and interest thereon sums and the day of the same and state and when the same and set second and sum and the day of the same and set second and state and board the same and set second and state and board the same and set second set second set second set second set second set second set set search set s	and the second	deduct	ed & the re	mainder ap	est shall oplied tow	tirst be ard	
State or dashed in the presence of mentioned, together with the interest and encoded of stad sum and if the taxes and assessments of every naive which are or any part thereof, are not paid when the same are by law made due and payable; then the whole of stad sum and sums and interest thereon, shall, and by these presents, are not paid when the same are by law made due and payable; then the whole of stad sum and sums and interest thereon, shall, and by these presents, are not paid when the same are by law made due and payable; then the whole of stad sum and sums and interest thereon, shall, and by these presents, are missed. In Witness Whereof, The said part ics of the first part ha ve hereunto set their head the day ware first above written. In Witness Whereof, The said part ics of the first part ha ve hereunto set their head the day ware first above written. Executed in the presence of Image: the presence of the day of the second part shall be day of the second part days the second part days and the day ware the under signed the and day of the second part days and the second part days and the second part days and the day ware the under signed the under signed the work of the second part days and the day of the second part days and ware second and ware and days and the day of the second part days and the day of the second part days and the day of the second part days and year lat above written. STARE OF KANAS The of KANAS Douglas County MCConnell, husband and wite Aday of the written written days and year lat the second ware days and year lat dows withen the thereon where days and the		reduct	ion of the p	principal.)			
In Witness Whereof, The said part is a of the first part have hereunto set their hand the day Executed in the presence of Donald H. McConnell Donald H. McConnell Donald H. McConnell Bertie G. McConnell Bertie G. McConnell State or KANSAS Douglas County, Be It Remembered, That on the 2nd Douglas County, Be It Remembered, That on the 2nd Douglas County, Be It Remembered, That on the 2nd Douglas Douglas County, Be It Remembered, That on the 2nd Douglas Douglas County, McConnell, husband and wife to me percoult show the taxes percons who excepted the within intrument of withon the said County and State, came Donald H. McConnell and Bertie G. McConnell, husband and wife to me percoult show the taxes percons who excepted the within intrument of withon and duly schowledged the execution of the taxes Mr Commission expires August 26, 19 65 C. M. Clem Notary Fublic the duly 4, 44 7150 F.Y. RELEASE the note herein described having been paid in full, this mortgage is hereby released the lien thereby created discharged. As Witness my hand this 8th day of June, 1970 DOUGLAS COUNTY STATE BANK By: Joseph Kelly, Vice President & Cas	Are endasigns, said suff of money in the above hereon; according to the terms and tenor of the nd otherwise shall remain in full force and effe therest thereon, is not paid when the same is do have be assessed and levied against said premise hade due and payable; then the whole of said s ecome due and payable; and said party	e described same, the ct. But if ue, and if t is or any p um and su	d note an these prese said sum or su the taxes and part thereof, a ums and inter-	mentioned, t nts shall be wi ms of money, assessments of re not paid w ast thereon, sh	together with holly dischar or any part t every natur then the san	h the intere ged and voi hereof, or ar e which are he are by lav	est d; ny or W
Donald H. McConnell Dente de la contraction de	In Witness Whereof, The said part ies of t	the first pa	art ha ve he	reunto set	their	hand the da	N NA W
State of KANSAS Douglas county, 1 G	Executed in the presence of	ses	Donald F	McConne	Hard I	Ç	
State of Kansas Be It Remembered, That on this 2nd day of July A.D. 19.64 State of Kansas Be It Remembered, That on this 2nd day of July A.D. 19.64 Be It Remembered, That on this 2nd day of July A.D. 19.64 Be It Remembered, That on this 2nd day of July A.D. 19.64 Be It Remembered, That on this 2nd day of July A.D. 19.64 Be It Remembered, That on this 2nd day of July A.D. 19.64 Be It Remembered, That on this 2nd day of July A.D. 19.64 Be It Remembered, That on this 2nd day of July A.D. 19.64 Be It Remembered, That on this 2nd day of July A.D. 19.64 Be It Remembered, That on this 2nd day of July A.D. 19.64 Be It Remembered, That on this 2nd day of July A.D. 19.64 Be It Remembered, That on this 2nd day of July A.D. 19.64 Be It Remembered, That on this 2nd day of July A.D. 19.64 Be It Remembered, That on this 2nd day of July A.D. 19.64 Notary Public In and for said County and State, came Donald H. McConnell and Bertie G. McConnell, husband and wife To me personally known to be the tame person ³ who executed the within Instrument of writing, and they and year last above written. My Commission expires August 26, 19.65 RELEASE McColem He note herein described having been paid in full, this mortgage is hereby released the lien thereby created discharged. As Witness my hand this 8th day of June,		itness	Birt	2 750	102 MIL		ALL DE
STATE OF KANSAS Douglas county,	1	····· / ·		.º McConne	11		1
STATE OF KANSAS Douglas					າກດຍົດກົດກິດເ	abana ana	W and
Be it Remembered, That on this 2nd day of July A. D. 19 04 before me, the undersigned A Notary Public in and for said County and State, came Donald H. McConnell and Bertie G. McConnell, husband and wife to me personally known to be the same person ³ who executed the within instrument of writing, and duy acknowledged the execution of the same. IN WITHESS WHEREOF, I have before out busched my name and affixed my official seal on the day and year last above written. W commission expires August 26, 19 65 RELEASE e note herein described having been paid in full, this mortgage is hereby released the lien thereby created discharged. As Witness my hand this 8th day of June, 1970 DOUGLAS COUNTY STATE BANK By: Joseph Kelly, Vice President & Cas	STATE OF KANSAS	20022020-0254	o an		ANA CHORON	VII	States !
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