MORTGAGE S9086 BOOK 138	he Gutlock Printers, Publisher of Logal Blanks, Lawrence,   Kai
This Indenture, Made this27th day o	August
Walter A. Bowers and Helen S. Bowers, Hush	
	· · · · · · · · · · · · · · · · · · ·
of Yates Center, in the County of Woodson	and State of Kansas
part lesof the first part, and The Lawrence National	
	part y of the second part.
Witnesseth, that the said part Les of the first part, in co	
Nine Thousand Four Hundred and no/100	DOL
	is hereby acknowledged, have sold, and
his indenture do GRANT, BARGAIN, SELL and MORTO	
following described real estate situated and being in th	
Cansas, to-wit:	in county of the state state
albas, lowent	
Lots One (1), Two (2), Three (3), F	
in South View Addition, an Addition Douglas County, Kansas	to the City of Lawrence,
Including the rents, issues and profits thereo	f provided however that the
mortgagors shall be entitled to collect and re	
profits until default hereunder.	an and the second
with the appurtenances and all the estate, title and interest	
And the seld part COIL of the list part do hereby covenant and a of the premises above granted, and astated of a good and indefeasible estate of	
No exceptions	and the second se
	lefend the same against all parties making lawful claim the
It is agreed between the parties hereto that the part IEB of the first pa	et shall at all times during the life of shis indenture, pay all
na essessments that may be levied or essessed against said real estate when the sep the buildings upon said real estate insured against fire and tornedo in sur	a time becomes due and payable, and that LIRBY WILL In sum and by such insurance company as shall be appreting
and essexaments that may be levied or essessed against said real estate when the resp the buildings upon said real estate insured against fire and tornead in sour districted by the pert $y$ of the second part, the load, the way, made parable is network and in the worse that said part [eg. of the first pert shall fell to part and permissi" formared as herein provided, then the part $y$ of the second as paid shall become a pirt of the indebindness, secured by this indexture, an ell functions of the second part of the indebindness.	y such taxes when the same become due and payable or to
into paid shall become a pert of the indebtedness, secured by this inderture, an intil fully repaid.	part may pay said taxes and insurance, or earer, and true a d shall bear interest at the rate of 10% from the date of pu
THIS GRANT is intended as a montgage to secure the payment of the rum of	
Nine Thousand Four Hundred and no/100	
according to the terms of $OBB$ certain written obligation for the payme	
day of August 19.64 and by it	S terms made payable to the part y of the a and also to secure any sum or sums of maney advanced b
said part $Y$ of the second part to pay for any insurance or to discharge	any taxes with interest thereon as hypolic provided in the
the said park 85 , of the first part shall fail to pay the same as provided a	
And this convergence shall be valid if such payments is made as layers, so it default be made in such payment or any per thereaf or any obligation, or relate arrival and the second second second second payles, or if the insurence real states are not kept in as good repair at they are new or if weak is not only the second second or payles, and of the despirations provided for	extend, and the obligation tenterned therein fully disch eated thereby, or interest therein, or if the taxes on sa- 71s not kent on as a monthly beaution.
real estate are not kept in as good repair as they are now, or if waste is com- and the whole sum constitute constitute of all of all of the children are the waste is com-	is not set up, as provides herein, or ? The buildings o nitted on seld premises, then this conveyence shall become an in tail.
to Brant state sumshamed curves and advanta even and balance as the objection	wi ne nisoei necesi, esinosi nince, and il Mat be law?
the said part Y of the second part his agonts or assigns ments thereon in the manner provided by law and to have a receiver epoported	to take posteration of the said premises and all the im-
for and pert . In the names provided by lew and to have a recover appointed will the premises hareby grainted, or any part thereof, in the manifer-present retain the amount them unpaid of principal and interest toperiver with the many	and by law, and out of all moneys ecising from such a and charges incident therein, and the overplue, if any the
hall be paid by the party making such sale, on demand, to the first pa	nies
It is agreed by the parties hereto that the terms and provisions of this in benefits accruing therefrom shall extend and insire to, and be obligatory up	identure and each and every obligation therein contained, a
essions and successors of the respective parties herein. In Witness Whereat, the part 100 of the first part ha WC hereinto a	their
In Witness Whereat, the part LCS of the first part ha VC bereanto a last above written.	and their band a and real a the day and
	milli dire berner sin "
	lter A. Bowers (S
	the Alleria in 10
in the second	len S. Bowers (S
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TATE OF Sansas	
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tare of Kansas Douglas couvry	2745
TATE OF HARDSAS Douglas COUNTY, St.	27th day of August A.D. 19
TATE OF EARDERS Douglas COUNTY, M IT REMEMBERED, That on this before me, a Notary Put	A D. 19
TATE OF EARDERS Douglas COUNTY, M IT REMEMBERED, That on this before me, a Notary Put	A D. 19
TATE OF LABBAB Douglas COUNTY, M IT REALEMBERED, That on this before me, a Notary Pub come Walter A. Houseye	alio in the storesaid County and I is & Halen S. Betweens his wife
TATE OF LARDSAD Douglas COUNTY SS. SS. SS. SS. SS. SS. SS. SS	alio in the sforemaid County and 3 the Halen S. However, his wife me person is who essected the foregoing instrument and some.
ATE OF LAIDSAS Douglas COUNTY 53 BE IT REALEMENTED, That on this before me, a <u>Notary Put</u> came Valter A. Bowers 1.1.7 To me personally known to be the same echnowledged the second the 3	alio in the storesaid County and I is & Halen S. Betweens his wife

So K.

RELEASE I the undersigned, owner of the within mortgage, do hereby acknowledge the the debt secured thereby, and authorize the Register of Deeds to enter the this mortgage of record. Dated this 27th, day of November 1967 The Bank, Lavrence, Kansas (Corp. Seal)

Register of Deeds

aligh St.

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