HORTOAGE SQ115	A DE AND
BOOK 138	day of August
Donald P. Welling and Edna	Welling, husband and wife,
of Lawrence , in the County of	Douglas end State of Kansas
Accession in the second s	party of the second part.
Witnesseth, that the said parties of the first p Four thousand and no/100 (\$4,000.00)	
this indenture do GRANT, BARGAIN, SELL and	of which is hereby acknowledged, have sold, and b MORTGAGE to the said part y of the second part, th ng in the County of Douglas and State of
Lot 5, in Block 8, in L City of Lawrence,	ane's First Addition to the
with the appurtenances and all the estate, title and And the seld part 195 of the first part day	interest of the said parties of the first part therein.
of the premises above granted, and saized of a good and indefaasible	estate of inheritence therein, free and clear of all incumbrances,
It is agreed between the parties harata that the part 105 of t	ant and defend the same against all parties making lawful claim thereto. he first part shall at all times during the life of this indenture, pay all taxes
and assessments that may be levied or assessed appint and real estate investigations of the second part of the second part, the loss, if any, made interest. And in the event that said part ± 25 , of the first part ± 25 , of the first part shall said part ± 25 , and then the part ± 25 , of the first part shall be come a part of the indebtedness, second by this induced the loss of the loss of the part ball.	e when the hame becomes due and payable, and that thick to 11 do in tack turn and by such immersions company as shall be specified an apyrishe to the party
that said part i may of the first part shall fail to pay the same at	2.0.5 terms made payable to the part y of the second obligation and also to secure any sum or sums of money advanced by the discharge any taxes with interest thereon as herein provided, in the even
and the whole sum remaining unpaid, and all of the obligations pro is given, shall immediately mature and become due and payable of the said pay. If the second part 1 ments thereon is the manner provided by face and to have a receiver set the premises hereby provided or principat and interest, nogether with shall be paid by the part of making such sale, on demand, to the	to take possession of the said premises and all the improve- appointed to collect the rents and benefits acruing therefrom and to prescribed by take, and out of all moneys arising from such sale to the costs and charges incident thereto, and the overable. If any there has
It is agreed by the parties hereto that the terms and provisions benefits acriving therefrom, shall extend and inure to, and be obli- aviagons and nuccessory of the respective parties hereto.	of this indenture and each and every abligation therein contained, and all patory upon the hairs, executors, administrators, personal representatives,
In Winnex Whereof, the part $\underline{1},\underline{0},\underline{5},\dots$ of the first part ha $\underline{1},\underline{0},\dots$, last above written	
	x Alonal P. Welling (SEAL) Donald P. Welling (SEAL) * Elma Helling (SEAL) Edna Welling (SEAL)
TATE OF KANSAS DOUGLAS COUNTY	(SEAL)
bit it mamananess), Ther on the	28th day of August A. B. 1964
wife,	Welling and Edna Welling, husband and
to me personally known to b schoowledged the essecution	a the same person S who associed the foregoing inservment and duly
ng contrain barres February 3 10.05	Robert Geordeson
ed Sentachan a	Robert Georgeson Netwy Net
	Hardd allock Register of De

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i the undersigned, owner of the within mortgage, do heroby acknowladge the full payment of he debt secured thereby, and authorize the Register of Deeds to enter the discharge of this prigage of record. Dated this 9th day of June 1969 THE FIRST NATIONAL BANK OF LAWRENCE, Lawre

Corp. Seal)

warren knodes, President Mortgagee. Owner

A STATE LANDER