Reg. No. 20,079

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	(Me. 323) The Outlook Printers, Publisher of Legal Blanks, Lawrence, Kansas
This indenture, Made this	th day of November, 19 64 between TRON CORPORATION, INC.
of Lawrence , in the Coun	ty of Douglas and State of Kansas
part y of the first part, and	The Lawrence National Bank, Lawrence, Kansas
	part y of the second part.
Witnesseth, that the said party	f the first part, in consideration of the sum of 100
o	e receipt of which is hereby acknowledged, has sold, and by
this indenture do 95 GRANT, BARGAIN	, SELL and MORTGAGE to the said part y of the second part, the
	d and being in the County of Douglas and State o
the City of Lawrence 15 chains an Quarter of Section No. Thirty Si: thence South 840 West 5 chains an	Third Addition, an addition to the City of Lawrence. nt on the center line of Warren-Street produced from ad 84 links West of the East boundary of the North West x (36), Township No. Twelve (12) Range No. Nineteen (1) and 5 links, thence East 2 chains and 38 links, thence ain and 62 links to the place of beginning, containing
Including the rents, issues and I shall be entitled to collect and hereunder.	profits thereof provided however that the Mortgagors retain the rents, issues and profits until default α
	a part of the consideration for the Mortgagee's making need by the within described note secured by this lod of redemption of twelve (12) months.
with the appurtenances and all the estate	e, title and interest of the said part. ^y of the first part therein.
And the said pert y of the first part do	hereby covenant and scree that at the delivery hereof it is the lawful amount
if the premises above granted, and salzed of a good a ${\mathscr C}$	nd indefeasible estate of inheritance therein, free and clear of all incumbrances, no exceptions
and that it	will warrant and defend the same against all parties making lawful claim thereto
It is agreed between the perfers hereto that the pa nd essessments that may be leviad or asiessed against exect the building upon said real entrie insured equitant instead by the part <u>Y</u> , of the second part, the lack treat. And is the event that said part <u>Y</u> , of the lidi premises insured as herein provided, then the part p paid shall become a pert of the indebtedness, accur mill fully repaid.	et \underline{y}_{-} of the first part shell at all times during the life of this indenture, pay all taxes and easily easily and the specified and first east many the same becomes due and payable, and that \underline{it} Will first east many mode in such turn each by such insurance company as shall be specified and if any mode payable to the part \underline{y}_{-} of the second part to the eastern of \underline{its}_{-} and the second part may pay such taxes under the same become due and the second part may pay such taxes and insure, or either, and the same de by this indenture, and shall beer interest at the rate of 10% from the date of payment of the second part second
THIS GRANT is intended as a mortgage to secure the me Hundred Ten Thousand and no/1	00
cording to the terms of ONC certain written ab	ligation for the payment of said sum of money, executed on the Sixth
art, with all interest accruing thereon according to the	and by its serves made payable to the part y of the second terms of said obligation and also to secure any sum or sums of money advanced by the sevence or to discharge any taxes with interest thereon as herein provided, in the event
at said part. Jun of the first part shall fall to pay	the same as provided in this indenture.
And this conveyance shall be void if such payments default be made in such payments or any part there sits are not paid when the same become due and pay all estate are not kept in as good repair as they are n d the whole sum remaining unpaid, and all of the o given, shall immediately mature and become due ano	be made as herein specified, and the obligation contained therein fully discharged, or or eny obligations received thereby, or interest thereas, or if the larges on said real make or if this interance is no leapl up, as provided herein, or if the buildings on said one, or if was an end of the interance is no leapl up as the interance shall become absolute abligations provided for in said uniter obligation, for the security of which this indexture analysis.
a laid party of the second part ITS RGCT ents thereon in the manner provided by law and to ha If the premises kereby granted, or any part thereof, rain the smount then unpaid of principal and interest, t	115 OF ASSAUDS. to take possession of the said premises and all the improve we a treative raposited to collect the result and benefits account therefore, and is in the manner prescribed by law, and out of all moneys arking from such sait to opperfor with the costs and charges incident thereos, and the overplace.
in the bails by the ball-time making buck sale, on	demand, to the first pert Y
In Winness Wharsof, the part Y of the first pe Examplementations	Ht has Manufactures accordence and a second se
	CENTRON CORPORATION, INC.
test;	Arthur D. Wolf President
Charles & Lacey	SEAU (SEAU)

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