ary 1	1968 The First National Bank of Lawrence, Lawrence, Kansas By: H.D. Flanders, V.P. and Cashier Hortgagee. Founer. () Reg. N. Fee Pa.
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-	SIDATGAGE (K. 252) The Datheak Printers, Publisher of Legal Blacks, Lavrence,
TIM	그는 그는 그는 것은 것이 같은 것은 것이 같은 것이 같아요. 같은 것이 같아요. 같이 가 먹는 것이 가 있는 것을 것이 같아요. 같이 같아요. 같이 많이
Thin the	This Indenture, Made this 25th day of January , 1965 be Clifford L. Harding and Ina C. Harding, Husband and Wife
mun	ofLawrence, in the County of Douglas and State of Kansas
TIMUTU I	part les of the first part, and The First National Bank of Lawrence, Lawrence, Kansas part y of the second part
annual annual	Witnesseth, that the said part 193 of the first part, in consideration of the sum of Twelve Thousand and no/100 DO
anna a	to them duly psid, the receipt of which is hereby acknowledged, ha ** sold, a this indenture do ** GRANT, BARGAIN, SELL and MORIGAGE to the said part 7. of the second pa
	following described real estate situated and being in the County of Douglas and St Kansas, to-wilt:
10000000000000000000000000000000000000	The South 70.65 acres of the East Half of the Southeast Quarter of Section II and the South 30.65 acres of Lot 5 in said Section 11, less the North 51 rods thereof, and all of Lot 5 in said Section 11; all in Township 12 South, Range 19 East of the Sixth Principal Meridian, in Douglas County, Kansas, subject to all easements of
100000000	with the appurtenances and all the estate, title and interest of the said part 103 of the first part there And the said part 103 of the first part do 25 hereby covenant and agree that at the delivery hereaf they are the leaded
- C	of the previous above granted, and seized of a good and indefessible estate of inharitance therein, free and clear of all incumbrances,
WINDOWN WINDOWN	and that \underline{they} will warrant and defend the same against all parties making leaful claims the is agreed between the parties hereto that the part <u>105</u> of the first part shall at all times during the life of this indexture, pay a and assessments that may be levied or assessed against aid rest estate when the same becomes due and payble, and the \underline{they} . All these the bidden up and the same during the life of this indexture, pay a different by the part <u>1</u> of the second part, the loss, if any made payble to the part <u>1</u> of the second part, the loss, if any made payble to the part <u>105</u> of the first part shall be seen of the second part of the second part the second part the life) of the second part the second part is payble to the part <u>105</u> of the first part shall be seen to payble the part <u>105</u> of the first part shall be seen to payble the part <u>105</u> of the second part may pay and taxes and because due at the rate of 10% the part <u>100</u> repaid.
annanna	2 THIS GRANT is intended as a mortgage to secure the payment of the sum of Twelve Thousand and no/100- according to the terms of One certain written obligation for the payment of said sum of money, executed on the 25th January
MANNAN .	dev of January is been according to the terms of said on all money, executed on the 2500 dev of January is 55 and by 115 therein mode, payable to the part. All the part is the part of the part, with all interest according therein according to the terms of said obligation and else to secure any sum of money advanced and part Y. of the second part to pay for any insurpres or to discharge any takes with interest therein as been provided in the term and a second part to be first any insurpres or to discharge any takes with interest therein as been provided in the term and part of the second part to pay for any insurpres or to discharge any takes with interest therein as been provided in the
Automotion	And this conveyance shall be void if such payments be made as provide in this interactive. If default be made in such payments or any part thereof or any obligation created thereby, or interest thereon, as if the lates or take status are not paid when the same become due and payable, or if the inturace is not keep up, as a provided bernin, or if the buildings is real easter are not keep in as good repairs as they are now, of if waste is compliated on asid premise, then this conveyance shall become and the whole sum remaining unpaid, and all of the obligations provided for in said written obligation, for the security of which this is in given, ball immediately mative and become due and payable at the point of the bidder hereed. When more mate to shall be close
in the second se	ments thereas in the manner provided by law and to have a receiver appointed to caller powersion of the sid premises and all the is self the premiser haveby granted, or any part hereast, in the manner precided by law, and out of all moneys arising from such remain the anound then unplated of principial and interast, together with the costs and charges, incident thereto, and the supplicit, if any the
一個	It is agreed by the party making such sale, on demand, to the first part JASS. The supercell by the parties hereto here the terms and providens of this indemizer and each and every obligation therein contained. benefits acruing thereifon, shall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal represent easigns and successors of the respective periors hereins.
mini	In Witness Whereas, the part 105 of the first part ha VC hereunto set their hands, and seal the day an last above written.
munum	Elifford L. Harding (S
mmm	Ina C. Harding (S
I	STATE OF KANSAS
dininini i	DUUGLAS COUNTY.)
and the second	OTARY teffere me, a Notary Public in the effernald County and come Clifford L. Harding & Ina C. Harding, Husband and W
100 ann	to me personally known to be the same person 5, who executed the foregoing instrument an achieve/iedged the execution of the same. IN WITNESS WHEELOP, I have bereving subscribed my name, and afficied my officing/seal on the d
unnin	yser last above written. Hy Commission Expires September 17, 1965 Epsorrad A