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MORTGAGE				aannaaannaaan	
This Inde		1204 воок 16		inters, Publicher of Legal	Bianks, Lawrence, Ean
	nture, Made this	28 th	day of	April	, 19 65 betw
	Warren L. S	huck and Elsie C.	Shuck, his wife	L. marine and the second	
Ralder	n P.IO				
		n the County of		and State of	
parta as of	the first part, and	d.,	ence National Ba	nk, Lawrence,	Kansas.
14/20 and and		and an		party of	he second part.
	THUNDRED & D	art 108 of the first	part, in consideratio		
			and the second second	in a strange the second	* * DOLL
this Indentu	e do GRANI	uly paid, the receipt , BARGAIN, SELL an	of which is hereb	y acknowledged,	ha TR. sold, and
following d	escribed real es	tate situated and b	eing in the County	e said part Jo	the second part,
Kansas, to-w		and more and b	and in the county		Annual and State
	Principal Men of the Quarter Lis Range 19 thence East 1	h Half of the South, ridian, less the sr Scotion corner ; thence running ; tohains; thence : acres, all in/Dor	Range Minsteen following: Begin between Section West 4 chains; t South 5 chains t	(19) East of th ning 16.60 char s 21 & 22, Town hence North 5 c	he Sixth Ins South mship
INT ASSIGNM					
	ee correct H	es and profits the d retain the rent all the estate, title an	ta, issues and p	rolits until de	fault hereunde
And the said	pert_168_ of the fi	irst part do hereby co-	wenant and enree that at the	a delivery beaut they	are the test
of the premises a	bove granted, and seiz	nd of a good and indefeasi	ble estate of inheritance the	erein, free and clear of	all Incumbrances,
		and that they will w			
It is agreed t	setween the parties her	reto that the part 185 of	the first man shall at all	times designs the life of	and the second se
and assessments t keep the building directed by the p	hat may be levied or a t upon said real estate art y of the secon	escensed against said real as t inscreed against tire and to id part, the loss, if any, may thes of the first part sha d, then the part y of ebtedness, secured by this t	rate when the same becom mado in such sum and by de payable to the part y	ies due and payable, as such insurance compan of the second part	id that they will
interest. And in the said premises insu- to paid shall become in fully repaid.	be event that said part red as herein provider ome a part of the ind	d, then the pert y of ebtedness, secured by this i	the second part may pay indenture, and shall bear in	said taxes and insurance terest at the rate of 10%	to the extent of be and payable or to I , or either, and the am from the date of paye
THIS GRANT	a intended as a mortgo	ige to secure the payment o	of the sum of		to the extent of 1t be and payable or to 1 . Or either, and the am i from the date of pays
THIS GRANT I	s intended as a mortga HUNDRED & no	ge to secure the payment o	of the sum of	*	a .
THIS GRANT I EIGHTY SID according to the	v intended as a mortga C. HUNDRED & no terms of A ca	100 * *	of the sum of	* *	* DOLLA ** DOLLA ****
THIS GRANT I ETGHTY SD according to the day of April part, with all into	s intended as a mortga (. HUNDRED & no terms of A ca (1) terms detrying thereon a	100 * *********************************	of the aum of	* *	# DOLLA the 28th part y of the sec
THIS GRANT I EIGH'IY SID according to the day of Apri- part, with all inte said part y that said part is	s intended as a mortga C HUNDRED & no terms of a ca it trest account thereon a of the second part to 10 of the first part	righ to secure the payment of /100 * * train written oblightion for 10 65 and by seconding to the terms of as pay for any insurance or i shall fail to pay the same a	of the sum of the payment of said sum y 1ta to ind obligation and also to s to thickappe any taxes with a provided in this independent	* * of money, executed on rms made payable to the active any axm or sume h interest thereon as he e.	at DOLLA the 28th e part y of the sec of maney advenced by rein provided, in the e
THIS GRANT I BIOH'TY SID according to the of day of <u>April</u> part, with all into said part <u>2</u> . That said part <u>16</u> And this conv of default he most estate are not and the whole so and the whole so is gluen, shall into gluen, shall into the said part 1.	Intended as a mortga L HUNDRED & no Terms of A cs C the second part to The	Ign to recore the payment of /100 * * * retain written obligation for 19 65 , and by scorrding to the terms of an or pay for any insurance or i shall fail to pay the same a 1 such payments be made a or any part (Saced or any any Gased or any core if is a they are now, or if we and all of the obligations processing becomes due to payments be not a pay and the obligations processing becomes due and payable.	of the sum of the peyment of said sum y 1ts the field colligation and also to a to that harge any taxes with a provided in this indextur is herein specified, and p billigation created thereity, he insurance is not kapp y area is committed on said provided for in said written of the collow of the holder	* * of money, executed an entra made payable to the acture any sum or sums a. Interest therean as he a. Interest therean are provided bening, provided benin	* DOLLA the 2811 e part 7 of the see of money advanced by rein provided, in the r I therein fully discher If the kaxes on said if the buildings on more shall become also
THIS GRANT I EIGHTY SI according to the day of <u>April</u> part, with all inte said part <u>Y</u> . that said part <u>A</u> And this cony it defaults are not particular and the whole on its gluen, thial in the said part <u>N</u> the premises on the pr	i intended as a mortge L HUNDRED & no ferm of a column term of a column term of a column term of the second part to term of the second part to term ongoid the vadi is de in such payments to term ongoid of princip term ongoid of princip	In the restore the payment of 100 mm m	If the sum of the payment of said sum y 113 is the payment of said sum y 113 is obligation and sale to so to tlacharge any taxes with a provided in this indestru- sharein specified, and a biligation created thereally, he sharein specified, and a biligation created thereally the payment of the holder a the option of the holder a the option of the holder a proprinted to cellect the new payment of charge in the cost and charges in the cost and charges in the cost and charges in	* * of money, executed an entra made payable to the acture any sum or sums a. Interest therean as he a. Interest therean are provided bening, provided benin	* DOLLA the 2811 e part 7 of the see of money advanced by rein provided, in the r I therein fully discher If the kaxes on said if the buildings on more shall become also
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THIS GRANT I EIGHTY SID according to the u day of April day of April day of April day of April day of April day of April the said part J. Constants are no ad the whole of the said part J. the said	a intended as a mortge L HUNDRED & no terms of a count of the second part to a fit he second part to b fit first part of the second part to b fit first part of the second part to b an usch payments of a mortgene that be voald is de in usch payments of a when the same becch to when the same becch a fit he second part is a mortgene to b voal the second part of the part y making op the parties hereton t here thereform, shall easten same the or these the second the second the second part of the part y making op the parties hereton t theoreform, shall easten same the or the second the second the same the second the se	The second the payment of 100 * * * * * * * * * * * * * * * * * *	If the sum of The perment of said sum y its be its the perment of said sum y its be its distribution and also to so its discharge any taxes will a provided in this indentur is have in specified, and s bilighton created thereight provided for in said writen the prior of the holder stars is committed on said provided for in said writen is the option of the holder stars is committed on said the prior of the holder is applied to collect the number perscibed by law, the first part iss. m, of this Indenture and ex- bilighton upon the heirs,	* * ad money, seecuted on rmit made payable to thi active any sum or sums the interest thereon as he e. The obligation containes in interest thereon or p. as provided herein, . remines them this conver- obligation, for the secu- chilgation, for the secu- chilgation, for the secu- chilgation, for the secu- chilgation, for the secu- chilgation of the seld pre- tants and benefits a and out of all moneys cident thereto, and the excitence, administered	# DOLLS the 28th a party of the see of money advanced by rein provided, is the e- therein fully discher if the taxes on add or if the buildings en- ories atraB become about the discover advances and it that is the lawful anting them such as average to the lawful anting
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