1. 11. 201

Reg. No. 404

	1693 BOOK 140	
MORTOANNE	(No. 580) The Outlook Printers, Publisher of Legal Blanks, Lawrence, Kas	-
This Insienture, Made	this 28th dey of June 19.65 between	een.
Ross L. C	arlson and Ruth Carlson, his wife	
of	, in the County of Douglas and State of Kausas	
part 108 of the first part,	and The First National Bank of Lawrence, Lawrence, Karsas	
Accessibility in the second	part X of the second part.	******
Witnesseth, that the sa	Id part. 100. of the first part, in consideration of the sum of	
flity-five Hundred	and no/100DOLLA	10000
to them	duly paid, the receipt of which is hereby acknowledged, ha	by
	ANT, BARGAIN, SELL and MORTGAGE to the said part	
Kansas, to-wit:	county or sound and being in the County or sound and state	of
The West Ha	If of the Southeast Quarter of Section 22,	-
Township 13	South, Range 18 East of the Sixth Principal	+
'Meridian.		ŧ
	nd all the estate, title and interest of the said partilian of the first part therein.	
	he first part dohereby covenent and agrees that at the delivery hereof $\overline{DOY}$ . A CO, she levels owns instand of a good and indefeesible estate of inheritance therein, free and clear of all incumbrances,	- A
a na bienen erste Stenard and		
It is arread between the narris	and that thoy, will wartent and defend the same against all parties making lawful claim therein a broto that the park 0.5 of the first part shall at all times during the life of this indenture, pay all ti	a
ind assessments that may be levied	or assessed against said real estate when the same becomes due and psyable, and that $\frac{they will b}{they will b}$	
sep the buildings upon said real firected by the part y of the interest. And in the event that said	state insured against fire and tornade in such sum and by such insurence company as shall be specified second part, the loss, if any, made payable to the part $\frac{1}{2}$ of the second part to the action of the first part shall fail to pay such target whethe area become due and payable or to	and
aid premises insured as herein pro o paid shell become a part of the ntil fully repaid.	or assessed, against said real estate when the same become due and psyable, and that <u>into will</u> estate lowered against fire and tornade in such sum and by such howerine company as hall be specified second part, the loss, if any, made psyable to the part <u>J</u> of the second part to the second part, the same of <u>J</u> part. <u>D</u> <u>D</u> , of the first part shall fail to pay such taxes when the same become due and psyable or to <u>N</u> wided; then the part <u>J</u> of the second part may pay said future and insurance, or either, and the ann s indebtedness, secured by this indenture, and shall ber interest fait the rate of 10% from the date of pays	punt
	arrigge to secure the payment of the sum of	
	to 10/100	RS.
lay of June	19 55 and by 118 terms made people to the sect V of the	bno
aid part 2 of the second p	non according to the terms of solid obligation and also to recure any sum or sum of money advanced by art to pay for any insurance or to discharge any taxes with interest thereon as haven provided, in the e	
hat said part 12d of the first	pert shall fail to pay the same as provided in this indenture.	
f default be made in such payme state are not paid when the same	is a more permission or mode as herein spectrical, and the obligation contained therein fully dischar with an any part thereof or any obligation created thereby, or interest thereon, or if the taxes on said become due and psysble, or if the inutence is not kept up, as provided hereis, or if the buildings on	real real
eal estate are not kept in as good nd the whole sum ramaining unp a given, shall immediately mature	sld if such payments be made as herein specified, and the obligation contained therein fully dischar- nt or any part thereoi or any obligation created thereby, or interest theseon, or if the taxes on asid become due and psychio, or if the instances is not last up, as provided herein, or if the buildings on integration as they are now, or if waste is committed on said primises, than this conveyance shall become able and, and all of the obligations provided for in add write obligation, for the security of which this index and become due and psychie, or if waste is the option of the holder hereof, without notice, and it shall be levelu	iute
he said part. $Z$ of the second	part to take possession of the said premises and all the impr	Nor
ell the premites hereby granted, etain the emount then unpaid of p	part. To take possession of the said premises and all the imported by law and to have a receiver appointed to collect the rents and benefits according therefrom and or any part memory, in the meaner prescribed by law, and our of all manays arising from such sais incident thereto, and the overplant, if any there	10 10
half be paid by the part J. m	sking such asle, on demand, to the first pert 192	
It is egreed by the parties her enefits accruing therefrom, shall asigns and successors of the resp	ste that the terms and provisions of this indienture and each and every obligation therein contained, and served and inure to, and be obligatory upon the here, executors, administrators, personal representati teritor parties hereto.	call was,
In Witness Whereof, the part	as of the first peri ha Va hereunto art thair hand and sear the day and y	rear
	Boys & Parlson	
	Ross L. Carlson	
	Ruth Carlson SE	
	iauth Carlson (SEA	L)
TATE OF KAISAS	10	
Juglas	COUNTY,	
	M IT REMEMBERED, That on this 28th day of June A. D. 1950	the second
	before me, a in the sforesald County and State came Ross Le, Carlson and Buth Carlson, his wife	Re:
ANAL A	and a structure of the second structure of the second structure of the second structure struct	ar.
CUBLIC	to me personally known to be the same person $\overline{S}_{-}$ , who executed the foregoing instrument and dul acknowledged the execution of the same.	¥ :
	IN WITHOUS WHENEOP, I have herevnto subscribed my name, and affixed my official feed on the day an year last above written.	d
Commission Reptor Sept	amber 17, 19 65 E. B. Martin, Netwy Addis	-

I the undersigned, owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deeds to enter the discharge of is mortgage of record. Dated this 1st day of September 1967.

(Corp. Seal)

The First National Bank of Lawrence, Lawrence, Kansas By: H. D. Flanders, V.P. and Cashier

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