and see

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		MORTO	GAGE	0000	Loan No. 511	180-03-0 LB	
This Indonton		and the second s		3937	POOK 112		
This Indentus	E. Seaver an	d Virginia S.	Seaver, hi	January swife		_, 1966	
Douglas						N N	: •
of Synthe County, in the CLATION of Topeka, Kas WITNESSETH: That and No/100 -	said first narties, in	parti	e loan of the su	m of Ei	tht Thousand		
made to them by second party, its successful accord party, its successful accord party its successful according to the successful according to	arty, the receipt of	which is hereby ack all of the following	nowledged, do b	v these present	mortgame and w	serrant unto	
Add1610	n to the ulty	in Block Eleve of Lawrence, d agreed that	Douglas Co	unty, Kan	29		
				AL 199			
Together with all heating storm windows and doors, now located on said prope TO HAVE AND TO HC unto belonging, or in anyw PROVIDED ALWAYS	tise appertaining, f	With all and singula brever, and heroby	r the tenement	s, hereditamen	ts and apportent	ances there-	
PROVIDED ALWAYS, Thousand and with interest thereon, adva o said second party under art hereof, to be repaid a	$n_{0/100} = = =$	the set and the set					
in monthly installments	01501.51	anah insludies b	and a second second second		the second second	Mar other	
us on or before the 1st ach month thereafter uni	day of Ma	indebtedness to the	1966 , and a	like sum on o	ral payment of f	of 51 t day of	
emaining due hereunder m	av at the option of	the mortgagee he	declared due an	ged to secure	this note, the ent	ire balance	
It is the intention and ag ade to first parties, or an	reement of the par y of them, by secon	ties hereto that thi d party, and any ar	is mortgage shi all indebtedn	all also secure ess in addition	any future ad	vancements bove stated	
therwise. This mortgage entatives, successors and a	shall remain in ful ssigns, until all am	we to the second par l force and effect b ounts due hereunder	rty, however ev etween the part r, including fur	idenced, wheth les hereto and ire advancement	er by note, book their heirs, pers uts, are paid in fu	account or onal repre	
It is the intention and ag rade to first parties, or an which the first parties, or a hidrowise. This mortgage entatives, successors and a reset; and upon the matur is same time and for the s i the proceeds of sale thro birst notice sale to be	ame specified caus ugh foreclosure or	ndebtedness for any rs be considered ma otherwise.	cause, the tota tured and draw	I debt on any s ten per cent in	och additional los sterest and be col	ans shall at loctilde out	
i good condition at all tim	es, and not suffer	waste or permit a n red by second party	said premises o uisance thèreon	r which may b First parties	e hereafter crect also agree to pa	ed thereon y all taxes,	B .
First parties also agree t cluding abstract expenses ad in this mortgage conta	o pay all costs, cha because of the fai	rges and expenses r lure of first parties	easonably incur a to perform or	red or paid at comply with	any time by see the provisions in	ond party, i said note	
First parties hereby assigned to secure this note, an operty and collect all rent after or improvements nece this mortgage or in the said note is fully paid. I cond party in the collecti The fullyre of second card	in to second party i id hereby authorize	he rents and incom second party or its	e arising at an agent, at its or	y and all time tion upon def	s from the prop	erty mart-	
airs or improvements nece this mortgage or in the	s and income and a asary to keep said note hereby secure	pply the same on th property in tenants d. This assignmen	e payment of in the condition, o t of rents shall	aurance premi r other charge continue in for	ams, taxes, asses s'or payments pr ce until the unpe	sments, re- rovided for	
cond party in the collecti The failure of second part	on of said sums by y to assert any of i	t the taking of pos- foreclosure or other ta right hereunder	session hereund crwise, at any time sh	ler shall in no	manner prevent	or retard	N.
The failure of second part ght to assort the same at a said note and in this mor- if and first parties shall	a later time, and to trage contained.	insist upon and en	force strict con	pliance with a	ll the terms and	provisions	
If sold first parties shall avisions of said note herel e terms and provisions the resents thall be void; other ssion of all of said premis this mortgage or take an mess hereunder shall draw within hows are bench such	cause to be paid to by secured, includin ereof, and comply to	second party the e g future advances, with all the provision	ntire amount d and any extensi ins in said note	ue it hereunde ons or renewal and in this mo	r and under the s bereof, in accor- trage contained,	terms and dance with then these	1.0
ssion of all of said premis this mortgage or take an ness hereunder shall drav	es and may, at its y other legal actio	option, declare the n to protect its right	whole of said n its, and from th	ty shall be en ote due and pr ie date of such	itled to the immi- yable and have i default all items	ediate pos- forcelosure of indebt-	
This mortgage shall exten	A A A A A A A A A A A A A A A A A A A						The second
spective parties hereto. IN WITNESS WHEREC						CONTRACTOR OF THE OWNER.	
			AND	ioste	leve	<u> </u>	
			Janes E.	una V	Rais		
ATE OF KANSAS		1	Virgini	S. Seave			
UNTY OF Douglas		}88.					•
REITPENEU		· · · · · · · · · · · · · · · · · · ·	× * *				
BE IT REMEMBERED, t tary Public in and for the				D. 19 66, bei Seaver an	ore me, the unde	rsigned, a	
Virginia S. Se	aver, his wif	e	a presidente de la constante de	Seaver an			-
own to me to be the same p		cuted the within in	trument of wri	ting, and such		acknowl-	
of the excelution of the same							1 1
(SEAL)		to set my hand and	Notarial Seal t	he day and ye	ar last above writ	tten.	
ter and the second s	igust 6, 19		Lois L. A	Notary P	ablic		