Reg. No. 1,00h Ece Paid Sh7.50

MORTAALE 3948 HEEK 112 Me			d Blanks, Lawrence, Kansas
This Indenture, Made this 13th Orville Ray and Katherine Ray, his wif	day of te	January	, 19 66 between
and the second state of the second	And the second		**************************************
of Lawrence , in the County of		and State of	Kansas
parties of the first part, and The Lawrence	National Bank,	Lawrence, Kansa	1
		part y of	the second part.
Witnesseth, that the said part. Les of the first	part, in considerat	ion of the sum of	
Nineteen Thousand and no/100			DOLLARS
to them duly paid, the receipt	of which is here	by acknowledged,	ha ve sold, and by
this indenture do GRANT, BARGAIN, SELL an	d MORTGAGE to	the said part y o	f the second part, the
following described real estate situated and b	eing in the Count	y of Douglas	and State of
Kansas, to-wit: The South One-Half of the E Northwest Quarter of Section Eight (8) also the West 30 feet of the East 130 Half of the Northwest Quarter of the N ship Thirteen (13), Range Twenty (20), AND	feet of the Nor orthwest Quarte subject to pub	teen (13), Rang th One-Half of r of Section Ei lic highway,	e Twenty (20); the East One- ght (8), Town-
The East 100 feet of the North One-Hal Quarter of the Northwest Quarter of Se South of Range Twenty (20), East of the highway, AND	ction Eight (8) e Sixth Princip	, in Townsh al Meridian, sul	ip Thirteen (13), pject to public
The East One-Half of the North One-Half of the Northwest Quarter of Section 8, and the East 130 feet thereof, and sub-	ject to public 1	ange 20, less ti highway.	ne West 70 feet
Including the rents, issues and profits shall be entitled to collect and retain hereunder.	i che rents, 18	sues and profits	until default
with the appurtenances and all the estate, title an	d interest of the sa	aid part ies of the	first part therein.
And the said part ICS of the first part do hereby cov of the premises above granted, and seized of a good and indefeatible	enant and agree that at	the delivery hereof	mat the lawful ewenr
no excepti	ons		
and that they will we	arrant and defend the sa	me against all parties mai	ling lawful claim therato.
It is agreed between the parties hereto that the part IEB of and essessments that may be levied or assessed against taid real era exp the buildings upon said erat erate manusced against the and too interced by the part y. of the second part, the lons, if any, mad interest, and in the event that said part IEB of the first part shall ald premise insured as herein provided, then the part Y. of the part y. of the indebtedness, secured by this is not fully repaid.	ate when the same beco- maids in such sum and be payable to the part y I fail to pay such taxes the second part may pay- indentifier, and shall bear I	mes due and payable, an y such insurance company of the second part when the same become d said taxes and insurance interest at the rate of 10%	d that they will r as shall be specified and to the extent of the LT we and payable or to keep r sither, and the amount from the date of payment
THIS GRANT is intended as a mortgage to secure the payment of	the sum of Ninete	en Thousand and	no/100
ey of January 19 66, and by art, with all interest actruing thereon according to the terms of said tid part V of the second next to any for	its ; d. obligation and also to	erms made payable to the	part y of the second
			ein provided, in the event
hat said part 128 of the first part shall fail to pay the same as And this conveyance shall be void if such payments be made as default be made in such payments or any part thereof or any of the are and paid when the same become dow and payable, or if the all estate are not kept in as good repair as they are now, or if we de the whole sum remaining unpaid, and all of the obligations pr given, shall immediately mature and become due and payable at	herein specified, and bligation created thereby, re insurance is not kept aste is committed on seid evided for in said writer.	the obligation contained or interest thereon, or up, as provided herein, o premises, then this convey	ance shall become ebsolute
s and part Y of the second part its agents or as ents thereon in the manner provided by law and to have a receiver it the premises hereby granted, or any part thereof, in the mann tain the amount then unpaid of principal and intract, together with	s igns to take po r appointed to collect th ner prescribed by law, the costs and charges in	r hereif, without notice, ssession of the said prem e rents and benefits acc and out of all moneys notdent thereto, and the	and it shall be invited for store and all the improve- ruing therefrom; and to arising from such sale to overplus, if any there be
all be paid by the part \underline{Y} making such sale, on demand, to the first second by the parties horeto that the terms and provisions metities accounts therefore, shall extend and insure to, and be oblight and turcescores of the respective parties hereto.	the first part LCS		1 TA
In Wilness Winevol, the part LES of the first part ha VC	A		
	Guille /	ligger at	(SEAL)
	ch 71	17	(SEAL)
	Katherine Ra	great Range	(SEAL)
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