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	Reg. No. 199 Fee Paid #75
MONTANO DOCK 121 2048 Miles State College Friday, Public	Mannahannahannahannahannahannahannahann
This Indenture, Mede this	
HERMAN COHEN and SEIMA P. COHEN, husband and wife	
of Lawrence , in the County of Douglas and part least the first part, and SOL 5. SPECTOR and BETTY SPECTOR	State of Kansas
joint tenants with right of survivorship and part 1. not as benants in common Wilnesseth, that the said part 1es. of the first part, in consideration of the	. nuspand and wire, as
Wilnesseth, that the said part 1cs. of the first part, in consideration of the THIRTY THOUSAND (\$30,000,00)	and a second
to them	viedged, have sold, and by
this indenture doGRANT, BARGAIN, SELL and MORTGAGE to the said pa following described real estate situated and being in the County of Dou	rt lesof the second part, the
Kansas, to-with Lot 1, in Block 5; and	
Lots 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 2 clusive, in Block 3; and Let 1, in Block 4; and Lots 6 all in Meadowbrook Addition, an Addition to the City of County, Kanasa.	1, 22 and 23, in- and 10, in Block 1, of Lawrence, Douglas
with the apportenances and all the estate, title and interest of the seid part 14	
And the said part 108. of the first part dohereby covenant and egree that at the delivery h of the premises above granted, and estuad of a good and indefeasible exists of inheritance therein, free a	seraot they are lawful owner #
and that they will warrant and defend the same applications all	
It is agreed between the parties hereto that the part 108 of the first part shall at all times during	the life of this indenture, new all taxes
and seasonants that may be level or assessed, against said real estate when the same becomes due and here the buildings upon said real estate insured against fire and tornado in such sum and by such insur- directed by the part 1202 of the second part, the lack, if any, made payles to the ABS. of the Interest, And in the event that said part 1608, of the first part shall fail to pay such taxes when the same and panelses insures in a baring provided, then the part 168. If the second part may pay said taxes a part of the indext. The indebtedness, secured by this indextore, and shall beer interest at the until fully regad.	second part to the extent of the in
see previous havened as herein provided, then the pert 168. Of the second part may pay said taxes a so paid well become a part of the indebtedness, secured by this indentions, and shall beer interest at the until fully repaid.	nd insurance, or either, and the amount rate of 10% from the date of payment
THIS GRANT is intended as a mortgage to secure the payment of the sum of THIRTY THOUSAND (\$30,000,00)	DOLLARS
eccarding to the terms of ODE certain switten obligation for the payment of said sum of money, day of <u>July</u> 19.65 % and by <u>1ta</u> terms made p part, with all interest according thereon according to the terms of said obligation and also to secure any so	Tet E
said part LOB. of the second part to pay for any insurance or to discharge any taxes with interest th	im or sums of money advanced by the ereon as herein provided, in the event
that said part shall of the first part shall fail to pay the same as provided in this indeptuye	
And this conveyance shall be void if such payments be made as herein apacified, and the obligation of default be made in such payment or any part thereof as any obligation created thereby, or interest water are not paid when the same become due and payable, or if the intrunne is hor hapt up, as provi- real estate are not hapt in as good repair as they are now, or if waste is committed on said parentse, the and the whole sum remaining unput and all of the obligations provided for in said writers obligation, is given, shall tempolities mature and become due and payable at the option of the holder hereof, with	ded herein, or if the buildings on said n this conveyence shall become absolute for the security of which this industrie
the growt, that immediately mature and become due and payable at the option of the holder hereof, with the said part 108 of the second part ment thereon in the memory provided by law and to have a receive appointed to take possession of a	hour notice, and it shall be lawful for he said premises and all the improve-
the said part 108 of the second part. To take possession of 1 ments thereon its the memory provided by law and to have a receiver appointed to collect the rents and all the previous hereby wanted, or any part thereof, in the manner prescribed by law, and out of retain the amount then vincuid of principal and interest, together with the costs and charges incident there shall be paid by the part 208 making such sale, on demand, to the first part 108.	all moneys arising from such sale to and the overplus, if any there be,
and a pink by the part of a making such sale, on demand, to the first part 188 It is agreed by the parties hereto that the terms and provisions of this indenture and each and eve barefile sectioning therefore, shall extend and inver to, and be abligatory upon the heirs, executors, estigns and successory of the respective parties hereto.	ry obligation therein contained, and all
In Witness Mitchell Mitchell Care of the Water of States	A and seel A the day and year
* Herman la	shing (SEAL)
	Herman Cohen (SEAL)
Selmt lot	Selma F. Cohen (SEAL)
Douglas county	
IS IT REMEMBERED, That on this 18t day of	July A 0. 19 65
PATS and Herman Cohen and Selma F. Coh	In the aforeiaid County and State,
to me personally known to be the same personB. who execute the same personB. who execute throwing of the scenarioB.	
HI WITTERS WURREDO, I have hardwork to the same. HI WITTERS WURREDO, I have hardwork tablecibed my name, and affi	
Alles Alles	e Latee Notary Public
ded July 29, 1965 at 10:00 A.M.	Register of Deed
RELEASE	ndres Alex 2,33
rigane of record.	enter the discharge of
ere man the sol S. Spector Kartgag	ee. Owner.
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