Reg. No. 584 Fee Paid \$20.00

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Hanold A. Morley and Asla P. Borley, humband and wife of Dudora in the County of Douglas and Site of Kanas pails0 of the fing part, and Kaw Valley State Bank, Dudora, Kanas pail X. of the second part. Witnesseth, that the said part&D. of the finst part, and DOUMAS to them DOUMAS to them DOUMAS to them DOULAS to them DOULAS to them douby paid, the receipt of which is hereby acknowledged, her. N. of the second part, the following described real estes situated and being in the County of DouBAS and Siste of Kanas, nowlh. Lots Two (2) and Throe (3) in Elock Seventy-three (73), and the West one half (3) of Lot one (1) in block Seventy-three (73), in the Oity of Endorn, in DouBAS (2000) DouBlas County, Kanas. The sevent best do - Sevent way convent of ages that a ta defew band MCP 20. the band cance 2 of the methan the sevent best do - Sevent way convent of ages the sevent band band fact a describe the sevent band band fact and sevent band fact (2000). of the methan share graduation of the graduation of the sevent band band fact and sevent band band fact (2000). of band band to sevent band band fact (2000). The world band to sevent band band fact (2000). of band band to sevent band band fact (2000). The world band to sevent band band band band b	AGETGAGE BOOK 141 2379 Men. 530 The Outleak Printers, Fublisher et Legal Rinake, Lawrence, Kanase
parlae of the first part, and Kev Valley State Bank, Eudors, Kaness part X of the second part. Witnessek, that the said partAss of the first part, in consideration of the sum of Eight through the model of the first part, in consideration of the sum of Eight through the model of the first part, in consideration of the sum of Eight through the model of the first part, and MORIGAGE to the said part X of the second part, the following described real estates situated and being in the County of	This Indenture, Made this275hday of _August1965. between Harold A. Morley and Lela F. Morley, husband and wife
Witnesseth, that the said part is: of the first part, in consideration of the sum of Big thit informer do	parties of the first part, and Kaw Valley State Bank, Eudora, Kansas
following described real estate shuated and being in the County of	Witnesseth, that the said part ¹ es of the first part, in consideration of the sum of ight thousand & no/100
of lot one (1) in block Seventy-three (73), in the City of Balara, in Doullas County, Kannas. Min the appurtenances and all the estate, title and interest of the said part 10° of the first part therein. And the said part 10° of the first part de	following described real estate situated and being in the County of <u>Douglas</u> and State of
with the appurisonness and all the estate, this and interest of the said part 1 ¹⁰⁰ of the first part therein. And the said part 1 ¹⁰⁰ of the first part do	
of the preshes above granted, and ented of a good and indefamilie usate of indefamilie there. They will warrant and defaud the same aparts all parties making lands data theres. The agreed between the parties here to that the partielly of the first plant hall at all times during the first of the particle and detend the same aparts there are and parties here to the the partielly of the first plant hall at all times during the first of the particle and detend the same aparts the two set of the first plant hall at all times during the first of the particle and detend the same become during the first of the particle and detend the same become during the first of the first particle and detend the same become during the first of the particle and detend the same become during the first of the first particle and the same become during the first of the first particle and detend the same become during the first of the first particle and the same become during the first of the first particle and the same become during the first particle and the same during the first of the first particle and the same during the first of the first particle and the same become during the first particle and the same become during the first particle and the first of the first particle and the same during particle and the same during the first particle and the same during the first particle and the same during the first particle and the first particle and the first particle and the same during material during the same during the particle and the same during the same during the first particle and the same during material during the same during the same during the particle and the same during the	with the appurtenances and all the estate, title and interest of the said part ^{10th} of the first part therein
and ther will warrent and there have and before the same spatint all particle making level (after making the same spatint all particle). If the fore the same spatint all parts is and there and payable, and that likely that is an end by ach increases and payable, and that likely that is an end by ach increases and payable, and that likely that is an end by ach increases and payable, and that likely that is an end by ach increases and payable, and that likely that is an end by ach increases and payable, and that likely that is an end by ach increases and payable, and that likely that is an end by ach increases and payable, and that likely that is an end payable, and that likely that is an end payable, and the same of an end payable, and that here you all be an end of the indepartement of the first pay and it likes and end warrants, or allow and the base and used in the case of the payment of the same allower and the case of the payment of the same allower and the case of the payment of the same allower allowere allowere allowere allower allower allowere allower allower allo	of the premises above granted, and seized of a good and indefeesible estate of inheritance therein, free and clear of all incumbrances,
THIS GRANT is instands in a processing to secure the payment of the sum of	and that will warrant and defend the same against all parties making lawful claim thereto. It is agreed between the parties hereto that the part 165 of the first bart shall at all time during the life of this foldering and it to
DOULLAS DOULLAS day of Aurust 10 65 and by 110 imme made payable to the part W of the second pay to pay for any immers of solid caligation. And also to secure any immers are some af money advanced by the solid part, with all interest according to the term of solid caligation. And also to secure any immers are some af money advanced by the solid part interest therean a barelin particle. Imme made payable to the part interest the some at money advanced by the same as provided in this indeparts. And this conveyance shall be vide if such payments to any addigation created thereby, or interest thereon, at the balding on said of all definition created thereby, or interest thereon, or if the second thereby or all the baldings on said of all definition created thereby, or interest thereon, or if the said scale as a solid part in a side part is an event solid and interest. The advance of the solid part is appeared to a sing part thereof or any addigation created thereby, or interest thereon, or if the baldings on said of all definition consolid therest, or interest thereon, or if the said the comparises and backet to green, bald the baldings on said of all definition consolid therest, and part is an even and said to the solid part is adding the part into a solid part is adding the part into a solid part is adding the part into a solid part is adding the said of all definition consolid therest, adding the part is adding thereof, in the part is adding thereof, adding the part is adding th	THIS GRANT is intended as a mortgage to secure the payment of the sum of
And this conceptores that by void if such payments be made as have no specified, and the chilgation contained therein fully discharged if defaults made in a long payment of an and paybolis at therein, or interest therein, or if the target an add and the whole sum remaining ampaid, and all of the chilgation provided for in add writen chilgation. For the accord, and it shall be lacked to exclude the balance barrent, whole sum remaining ampaid, and all of the chilgation provided for in add writen chilgation. For the accord, and it shall be lacked to the state of the state of the balance barrent, whole sum remaining ampaid, and all of the chilgation provided for in add writen childen of the shall be lacked to the state of the balance barrent. If any these is given, shall be lacked to chiles the transmitted to barrent and barrents according the head of the childen of the shall be lacked to chiles the transmitted to chil	eccording to the terms of DIR certain written obligation for the payment of taid sum of money, executed on the 27th 2 dey of August 10.65, and by 1ts terms made payable to the pay Y of the second part, which all interest according thereon according to the terms of said obligation and also to secure any sum or sums of money ethenced by the said part \overline{Y} of the second part to pay for any invance or to discharge any taxes with interest thereon as bersin provided, in the event that taid part 163 of the form can take the to exceed by the said part 163 of the form can take the to exceed by the said part 163 of the form can take the to exceed by the said part 163 of the terms the top pay for any invance or to discharge any taxes with interest thereon as bersin provided. In the event the tail part 163 of the form can take the top pay for any invance or to discharge any taxes with interest thereon as bersin provided. In the event the tail of the tail to nave the same as money discharded by the tail to be taken as a same tail by the tail to be the tail to be the taken as a same tail by the tail to be taken as the tail by the tail tails to be taken as the tail by the tail by the tail to be the taken as a same tail by the taken as a same tail by the tail by tail by the tail by the tail by the t
The provide dependence of the new provided by how and to have a receiver appointed to Claim of the add promises and all the Improvement the unprovement of the provide dependence of the intervent of the provide dependence of the intervent of the provide dependence of the intervent of the unprovement the unprovement of the unprovement o	And this conveyance thall be void if such payments be made as herein specified, and the obligation contained therein fully discharged f default be made in such payments or any part thereof or any obligation created thereby, or interest thereon, or if the taxes on said read traite are not paid when the same become does and payable. Or if the insurance is not keep top, as provided herein, or if the taxes on said read and least are hot kept in as good repair as they are now, or if weats is committed on said premises, then this conveyance shall become absolve and the whole sum remaining unpaid, and all of the obligations provided for its add writen obligation, for the security of which this industrue is given, shall immediately mature and become due and payable at the option of the holder hereof, without notics, and it shall be laveled for a given, shall immediately mature and become due and payable at the option of the holder hereof, without notics, and it shall be laveled for a given.
In Witness Whereast, the part 105 of the first part he. VD. bareante set. thinly hand A and used. A the day and year last above written. Harrold A. Horley (SEAD) Harrold A. Horley (SEAD) Lata F. Morley	The previous of the second part is the provided by law and to have a receiver appointed to take posterial on of the said previous and all the improvements thereas hereby gravited, or any part thereas, in the manner prescribed by law, and out of all moneys arising from such sale to take the take the second part thereas, and thereas, together with the costs and charge incident thereas, and the overplut, if any there by half be paid by the part Y making such sale, on demand, to the first part $\frac{1}{2}$ (65)
SEAU STATE OF Mansas Douglas country 53 BE IT PERMEMBERED, That on this 27th. day of August A.D. 19 65 BE IT PERMEMBERED, That on this 27th. day of August A.D. 19 65 Defers me, a Notary Public in the aforesaid County and State. came Harold A. Morley and Lola F. Morley, husband and wife. to me personally known to be the same parcon I who executed the foregoing learument and didy. BE WINESE WERESC. I have been to the same and official on a find the on the foregoing learument and didy.	The ball of the set of
STATE OF Nansas (SFAI) STATE OF Nansas COUNTY 33 BE IT PERENABERED, That on this 27th. day of Angust A.D. 19 65 before me, a Notary Public in the storesaid County and State. come Harold A. Morley and Lela F. Horley, husband and write. to me percently known to be the same percent I who executed the foregoing latrament and duty acknowledged the assessment scheduled on and write in the foregoing latrament and duty the INTERS WRITES without to be the same.	Lela I malley (SEAU)
BE IT PEMEMBERED, That on this 27th. August A.D. 19 65 before me, e. Notary Public in the storesaid County and State. came Harold A. Morley and Lela F. Horley, husband and wife to me personally known to be the same person. I who executed the loregoing instrument and duly. BU WINESS WHERE I have seen to who executed the loregoing instrument and duly.	ATE OF Kansaa (SEAI)
to me personally known to be the same person. $\underline{\mathbb{R}}$ who executed the foregoing loarument and duly . If WINESS WHEEPER I have to write the same to define a new control that an effect on a finite to the same to the sam	BE IT REMEMBERED. That on this 27th. day of August A.D. 19 65 before may a Notary Public in the storesald County and Same.
UBL - In WITHEROF, I have hereinto subscribed my name, and afficed my official seal on the day and	TAR, to me personally known to be the same person. \underline{a} who executed the foregoing instrument and duly $\underline{a} + \underline{b} + \underline{b}$, schowledged the execution of the same.
Wy containing parts July 25, 19 67 Terrettal. July 25, 19 67 Hensetta A. Fuller Netwy Public	Containe apres Mly 25, 167 Terrettal. Dulled

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