

, in the County of	Douglas	and State of	Kansa's
and The Lawrence	National Bank	, Lawrence, Kan	585 
		part.y of	the second part.
d pary of the first idred and no/100			
duly paid, the receipt			
ANT, BARGAIN, SELL an	MORTGAGE to	the said part y	of the second part, th
estate situated and b	eing in the Coun	ty of Doug	las and State o
r of Section Nine ( f the Sixth Princip	9), Township Fo al Meridian.	ourteen (14) Sou	uth, Range
issues and profits collect and retain	thereof, provi all rents, iss	ded however the ues and profite	at the mortgagor s until default
No exceptions	Die estate of inneritance	Therein, free and clear o	of all incumbrances,
and that he will w	varrant and defend the s	ame against all parties in	naking lawful claim thereto.
or assessed against said real es estate insured against fire and to second part, the loss, if any, ma part y of the first part she wided then the part Y	state when the same becomedo in such sum and ode payable to the part y all fail to pay such taxes of the such taxes of taxes o	comes due and payable, by such insurance comp of the second pa s when the same become	and that he will any as shall be specified and to the extent of his due and payable or to keep
fortgage to secure the payment $r$	of the sum of	an and the first state of the s	
certain written obligation fo	or the payment of said's	ium of money, executed	on the 6 th
19.67 , and b son according to the terms of sa	y its aid obligation and also th	terms made payable to to secure any sum or sum	the part Y of the second is of money advanced by the
art to pay for any insurance or :	to discharge any taxes t	with interest thereon as	herein provided, in the even
old if such payments be made a	as herein specified and	the obligation contain	red therein fully discharged
become due and payable, or if i repair as they are now, or if w aid, and all of the obligations r	obligation created thereby the insurance is not kep waste is committed on said provided for in said write	by, or interest thereon, o of up, as provided herein id premises, then this con-	or if the taxes on said ree , or if the buildings on said veyance shall become absolute
part its agents or as ded by isw and to have a receiv or any part thereof, in the ma rincipal and interest, together wit	ssigns to take pre- rer appointed to collect inner prescribed by law th the costs and charges	possession of the said p the rents and benefits w, and out of all mone s incident thereto, and th	remises and all the improve
reto that the terms and provisio extend and inure to, and be o	in at the Indext of the	Charles and a strain on the	ion therein contained, and ai tora, personal representatives
	hereunto sef hi	S hand and	seel the day and year
	lever h Leonard D,	Almon	(SEAL)
anter and a second			LOS AL
COUNTY,			
	the 6th		
	and the second		e aforesaid County and State,
to the personally have	to be the same	ng (cattion in a constant) and a constant of the second	
acknowledged the execut	tion of the same.	H 16	
IN WITNESS WHEREOF, I have year last above written.	nereunto subscribed my	name, and affixed my o	official seal on the day and
nber 23 196'	Transmin Province And	Levis P. Corr	haffer Public
7 at 1:45 P.M.	Yan	i Bog -)	Paula
MOI	TGAGE		Refracer 0
10376			
100.0			100 0010
ade and entered into this	6th du ECKER, a single	ay of <u>I</u> Sept.	DR 3943 ember
	and The Lawrence and The Lawrence and of the first harded and no/100 duly paid, the receipt ANT, BARGAIN, SELL and estate situated and be an of Section Nine ( of the Sixth Princip issues and profits collect and retain and all the estate, title and the first part do hereby co d seized of a good and indefeasi No exceptions and that he will v is hereto that the part Y of the rest naured against said rest ar estate insured against fire and to second part, the lock if any, may part, the lock if any, may part, the lock if any, may nortgage to secure the payment indred and no/100 certain written obligation for 19.07 and be con according to the terms of as and that of the obligation for 19.07 and be con according to the terms of as and the oral payable, or if repart as they are now, or if if and become due and payable, or if part if such payments be made in to pay for any insurance or part aball fail to pay the same or of the first part here of and become due and payable, or if part if such payments be made in the part sheares, in the may inster any part thereof, in the may inster any part thereof or any become due and payable, or if part if the terms and provide certee parties hereto. of the first part he 3 Date if a the second payable or if the first part he 3 Date if a the second payable or if is the start pay the same or of the first part he 3 Date if a the second payable or if is the second pay the same or is the first part he 3 Date if a the second in the terms if the first part he 3 Date if a the second is a received is the second payable, or if and and become and payable, or if and is the second is a received or any pay if the second is a received is the first part he 3 Date if a start pay the second is a second is the first part he 3 Date is a show we written is the second is a second is the second is the second is a second is the second is the second is the second is a second is the second is the second is a second is the second is	and The Lawrence National Bank did park of the first part, in considera dured and no/100 duly paid, the receipt of which is here ANT, BARGAIN, SELL and MORIGAGE to estate situated and being in the Count are of Section Nine (9), Township Fe of the Sixth Principal Meridian. issues and profits thereof, provide collect and retain all rents; issued and all the estate, title and interest of the in- the first part do hereby covenant and agree that at desized of a good and indefauible estate of inheritance No exceptions and that he of the first part shall at to exceptions and that he of the first part shall at a consensed against first and to made on and to may a e indebtedness, secured by this inderture, and shall beer mergage to secure the payment of the sum of mdred and no/100 of the issue of and the of art to pay for any insurance or to discharge any taxes profigies to secure the payment of the sum of mdred and no/100 of the insurance had all of the chilgation for the payment of said to a to to pay for any insurance or to discharge any taxes part shall fail to pay the same as provided in this inder and deal of the chilgation provided for in soid were and all of the chilgation provided for in soid were and all of the chilgation provided for in soid were and all of the chilgation provided for in soid were and all of the chilgation provided for in soid were and all of the chilgation provided for in soid were and all of the chilgation provided for in soid were and all of the chilgation provided for in soid were and all of the chilgation provided for in soid were and all of the chilgation provided for in soid were and all of the chilgation provided for in soid were and all of the chilgation provided for in soid were and all of the chilgation provided for in soid were and all of the chilgation provided for in soid were and all of the chilgation provided for in soid were and become due and payable at the commitee of	duly paid, the receipt of which is hereby acknowledged   ANT, BARGAIN, SEL and MORIGAGE to the said part y   estate situated and being in the County of

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