MORTGAGE			MAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAA
	10600 BOOK 148 1 M.		her of Logal Blanks, Lawrence, Kansas
This Indenture, Harold H. Re	Made this 19th usch and Hazel Irene Reusch	day of September , his wife	, 1967. between
	in the County of		State of Kansas
part iss of the fi	rst part, and Kay Valley Stat	e Bank, Eudora, Kansas.	
Witnesseth, that	at the said part Isa of the first p hundred and no/100	part y.	sum of the second part. sum of
this indenture do	duly paid, the receipt GRANT, BARGAIN, SELL and real estate situated and be	MORTGAGE to the said pa	vledged, ha we sold, and b rt y of the second part, th
Kansas, to-wit:	Lots Five (5), Six (6), Se in Block Seventy One (71), Eight (8), Nine (9), and T All in the City Of Eudora.	ven (7), Eight (8), and Also Lots Six (6) Sev	Nine (9),
with the appurter	nances and all the estate, title and	l interest of the said partic	of the first part therein.
And the said part in	95 of the first part do hereby cover rented, and seized of a good and indefeasible	mant and agree that at the delivery h	ereof they are the lawful owner
The second s	and the second state of th		
It is agreed between	when you should be shown that all the second s	rrant and defend the same egainst all the first part shall at all times during	parties making lawful claim thereto, the life of this indenture, pay all taxe
directed by the part. J. interest. And in the even	y be levied or assessed egainst said real estate said real estate insured egainst fire and torr of the second part, the loss, if any, made t that said part ACC of the first part shall been more than the more the more the second	the when the same becomes due and rado in such sum and by such insura a payable to the part $y$ of the fail to pay such taxes when the sam	psyable, and that me company as shall be specified and second part to the extent of 115 e become due and psyable or to keep
until fully repaid.	bed as a mortgage to secure the payment of		The of toxe from the bate of paymen
according to the terms of	f. OILE certain written obligation for	the payment of taid aum of money	DOLLARS
day of Septemt part, with all interest acc said part. Z	per 19 67, and by cruing thereon according to the terms of said second part to pay for any insurance or to	its terms made p d obligation and also to secure any au	myable to the part X of the second m or sums of money advanced by the
that said cart Alexa of		ana anna Tar anna annar municat ur	
And this conveyance	f the first part shall fail to pay the same as shall be void if auch payments be made as	provided in this indenture. herein specified, and the obligation	
And this conveyance if default be made in su state are not peid when real estate are not kept and the whole sum rem is given, shall immediate	shall be void if such payments be made as uch payments or any part thereof or any ob- the same become due and payshin, or if the in as good repair as they are now, or if wa sining unpaid, and all of the obligations pr ly mature and become due and payshie as	provided in this indenture. herein specified, and the obligatic cligation created thereby, or interess e insurance is not kept up, as provid- te insurance is not kept up, as provid- te insurance is not kept up, as a characteristic of the sholder hereof, with the option of the holder hereof, with	thereon, or if the taxes on said rea ed herein, or if the buildings on said to this conveyance shall become absolut for the security of which this indentum yout notice, and it shall be lawful to
And this conveyance If default be made in as state are not paid when real estate are not kept and the whole sum remu- is given, shall immediate the said part. <u>y</u> of the ments thereon in the mer- sell the premises hereby retain the amount then u	shall be void if such payments be made as uch payments or any part thereof or any ot the same become due and payshin, or if it in as good repair as they are now, or if wa sining unpaid, and all of the obligations pr ly mature and become due and payshie at the second part its SUCCESSOFS and oner provided by law and to have a receiver granted, or any part thereof, in the man nead of principal and interest, together with	provided in this indenture. herein specified, and the obligatio cligation created thereby, or interess e insurance is not kept up, as provid- tise is committed on sold premises, the ovided for in sold written obligation, the option of the holder hereof, with d <u>ASSIGNS</u> take possession of e appointed to collect the rents and ner prescribed by law, and out of the octars and charges incident there	thereon, or if the taxes on said res ed herein, or if the buildings on said this conveyance shall become absolution for the security of which this indenture hoot notice, and it shall be lewful for the said premises and all the improve
And this conveyance If default be made in as state are not poid when real satists are not kept and the whole sum remu- is given, shall immediate the said part. Y of the ments thereon in the ma- sail the premises hereby retain the emount them us shall be pold by the part The is agreed but the barefits accruing therefor	shall be void if such payments be made as uch payments or any part thereof or any of the same become due and payable, or if the in as good repair as they are now, or if yas sining unpaid, and all of the obligations pr ity mature and become due and payable at the second part its SUCCESOTS ON near provided by law and to have a receiver granted, or any part thereof. In the man npaid of principal and interest, together with the there hereto that the terms and provisions functional and incre to, and be obligations	provided in this indenture. herein specified, and the obligation created thereby, or interest insurance is not kept up, as provid- ste is committed on sold premises, the ovided for in seid written obligation, the option of the holder hereof, with d assigns to take possession of the appointed to collect the rents and ner prescribed by law, and out of the costs and charges incident there he first part <u>195</u>	thereon, or if the taxes on said residence of herein, or if the buildings on said residence abaolot in this conveyance shall become abaolot for the security of which this indentum toot notice, and it shall be lawful for the said premises and all the improve banefits accruing therefromy and to all moneys arising from such sale to o, and the overplus, if any there be
And this conveyance If default be made in as satate are not poid when real astate are not kept and the whole sum remu- is given, shall immediate the said part. Y. of the ments thereon in the mar- sell the premises hereby retain the emount then up shall be pold by the part The is spreed but the approximate spread but the app	shall be void if such payments be made as uch payments or any part thereof or any of the same become due and payable, or if th in as good repairs as they are now, or if you aining unpaid, and all of the obligations pr by meture and become due and payable at the second part its SUCCABOTS and oner provided by law and to have a receiver granted, or any part thereof, in the mean napaid of principal and interest, together with the 'making such sale, on demand, to t	provided in this indenture. herein specified, and the obligation created thereby, or interest a insurance is not kept up, as provide the is committed on seld premises, the ovided for in seld written obligation, the option of the holder hereof, with <b>d</b> <u>assetting</u> to take possession of to appointed to collect the rents and ner prescribed by law, and out of the costs and charges incident there he final part. <u>195</u> . s of this indenture and each and eve ligatory upon the heirs, executors,	thereon, or if the taxes on said res ed herein, or if the buildings on said this conveyance shall become absolut for the security of which this indentury noor notice, and it shall be lawful for benefits accruing therefrom; and to all moneys arising from such sale to o, and the overplus, if any there be ry obligation therein contained, and al administrators, personal representatives
And this conveyance If defaults be made in as satate are not poid when real astate are not kept and the whole sum remu- is given, shall immediate the said part. J. of the ments thereon in the mar- sell the premises hereby retain the emount then up shall be pold by the par- The is spreed but the barrelits acculag therefor- ation and successors of the Withings Whengel,	shall be void if such payments be made as uch payments or any part thereof or any of the same become due and payable, or if the in as good repair as they are now, or if yay aning unpaid, and all of the obligations pr ity mature and become due and payable at the second part its SUCCESEDTS AD near provided by law and to have a receiver granted, or any part thereof, in the mani- neal of principal and interest, together with the second part its the terms and provisions and, shall extend and inure to, and be oblight the second inure to, and be oblight or the second inure to.	provided in this indenture. herein specified, and the obligation created thereby, or interest a insurance is not kept up, as provide the is committed on seld premises, the ovided for in seld written obligation, the option of the holder hereof, with <b>d</b> <u>assetting</u> to take possession of to appointed to collect the rents and ner prescribed by law, and out of the costs and charges incident there he final part. <u>195</u> . s of this indenture and each and eve ligatory upon the heirs, executors,	thereon, or if the taxes on said res ed herein, or if the buildings on said this conveyance shall become absolut for the accurity of which this indenturn too that and it shall be lawful for he said premises and all the improve benefits accruing therefrom and the all moneys arising from such sale to o, and the overplus, if any there be of one the overplus, if any there be administrators, personal representatives and seel. S. the day and year tooks of the taxes of the taxes of the taxes of the taxes of the tax of the taxes of the taxes of the taxes of the taxes of the taxes of the taxes of taxes of the taxes of the taxes of the taxes of taxes of taxes of the taxes of taxes of taxes of taxes of taxes of the taxes of taxes of the taxes of taxes
And this conveyance If defaults be made in as satate are not poid when real astate are not kept and the whole sum remu- is given, shall immediate the said part. J. of the ments thereon in the mar- sell the premises hereby retain the emount then up shall be pold by the par- The is spreed but the barrelits acculag therefor- ation and successors of the Withings Whengel,	shall be void if such payments be made as uch payments or any part thereof or any of the same become due and payable, or if the in as good repair as they are now, or if yay aning unpaid, and all of the obligations pr ity mature and become due and payable at the second part its SUCCESEDTS AD near provided by law and to have a receiver granted, or any part thereof, in the mani- neal of principal and interest, together with the second part its the terms and provisions and, shall extend and inure to, and be oblight the second inure to, and be oblight or the second inure to.	provided in this indenture. herein specified, and the obligation created thereby, or interest a insurance is not kept up, as provide the is committed on seld premises, the ovided for in seld written obligation, the option of the holder hereof, with <b>d</b> <u>assetting</u> to take possession of to appointed to collect the rents and ner prescribed by law, and out of the costs and charges incident there he final part. <u>195</u> . s of this indenture and each and eve ligatory upon the heirs, executors,	thereon, or if the texes on said res ed herein, or if the buildings on said in this conveyance shall become absolu- for the accurity of which this indentum- nout notice, and it shall be lawful for he said premises and all the improve benefits accruing therefromy and to all moneys arising from such sale at all moneys arising from such sale at o, and the dwerplus, if any there be o, and the dwerplus, if any there be administrators, personal representatives and seel. In the day and year and seel. I the day and year
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