	Reg. N
	Fee Pa
MORTBASE	a la
	14258 BOOK 151 Me. 1990 The Outlinsk Printers, Publisher of Legal Blanks, Lawrence, Kan
This Ind	anture, Made this 16.thday of August, 1968. betwee
Dare	1. Vann and Lucille Vann, his wife
	and a second
narti ce a	ence in the County of Douglas end State of Kans as
peritiea.o	the first part, and THE FIRST NATIONAL BANK OF LAWRENCE, Lawrence, Kansas
	part y the second part.
Witness	th, that the said part i.esof the first part, in consideration of the sum of
rour the	usand seven hundled fifty two and 45/100 DOLLA
RO SANKIN	duly paid, the receipt of which is hereby acknowledged, have, sold, and
this indent	ure do GRANT, BARGAIN, SELL and MORTGAGE to the said part X of the second part,
following	described real estate situated and being in the County of Douglas and State
Kansas, to	with
Townsh Meridi rods,	cing at a point 16 rods West of the Southeast corner of the Northwest r of the Southwest F actional Quarter of Section Twenty-nine (29), p Twelve (12) South, Range Twenty (20) East of the Sixth Principal an, thence running North 20 rods, thence West 8 rods, thence South 20 thence East 8 rods to place of beginning, containing one acre more or in that part of the City of Lawrence known as North Lawrence.
Also d Lawren	escribed as: Lots (1) One and Two (2), in North Subdivision in North ce, an Addition to the City of Lawrence, in Douglas County, Kansas.
All the state of the state	ortgage is made and recorded to correct an error in the description in mortgage dated July 31, 1968 and recorded in Book 151, page 32, Doug Kansas, Register of Deeds.
with the ar	purtenances and all the estate, title and interest of the said parties of the first part therein.
And the sai	I periles of the first part dohereby covenant and agree that at the delivery hareof they are the iswful owner
of the premises	above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all "incumbrances,
	and that they will warrant and defend the same equiner all parties making lawful date therate.
It is agreed	between the parties hereto that the part 28 of the first part shall at all times during the life of all income
and assessments seep the build lirected by the aterest. And in	that may be levied or assessed against said real estate when the same becomes due and payable, and then they will be go upon said real estate insured against fire and tornado in such sum and by such insurence rempeny as shall be specified a part Y. of the second part, the loss if any, made payable to the part Y. of the second part to the axtent of its the event that said part. I.G. of the first part ishell fail to pay such taxes when the same become due and payable or to ke sured as herein provided, then the part Y. of the second part may pay said taxes and insurance, or alliner, and the amount come a part of the indebtedness, secured by this indenture, and shall beer interest at the rate of 10% from the date of payment

It each part 2.02.1... of the titret part shall fail to pay the same as provided in this indemture. And this conveyance shall be void if such payments be made as herain specified, and the obligation contained therain fully di-default be made in such payments or any part thereof or any obligation creates thereby, or interest thereon, or if the traces on the are not bept in as some become due and payble, or if the insurances is not kept up, as provided herain, or if the traces on it estate are not kept in as good repair as they are now, or if weste is committed on acid pranises, then this conveyance shall become if estate are not kept in as good repair as they are now, or if weste is committed on acid pranises, then this conveyance shall become if estate are not kept in as good repair as they are now, or if weste is committed on acid pranises, then this conveyance shall become if estate are not kept in as good repair as they are now, or if weste is committed on acid pranises, then this conveyance shall become if the whole sum remaining umped, and all of the abligations provided for in said written abligation, for the security of which this is given, shall immediately matrure and become due and payable at the option of the holder hereof, without notice, and it shall be in and thereon in the manner provided by lew and to have a receiver appointed to collect the vents and parentees and all the is the amount the upped of principal and interest, together with the costs and charges incident therete, and the averplay. If any the

The paid by the part  $\mathcal{L}_{a}$  making such sals; on demand, to the first part  $\mathcal{L}S_{a}$ . It is agreed by the part  $\mathcal{L}_{a}$  making such sals; on demand, to the first part  $\mathcal{L}S_{a}$ . It is agreed by the part  $\mathcal{L}_{a}$  making such sals; on demand, to the first part  $\mathcal{L}S_{a}$ . It is agreed by the parties hereto that the terms and provisions of this inderture and each and every obligation therein contained, and all matter accruing therefore, shall estend and inore to, and he obligatory upon the heire, executors, administrators, parsonal representatives, inderess whereas, the part  $\mathcal{L}S_{a}$  of the first part he  $\mathcal{M}S_{a}$ , hereunto set  $\mathcal{L}\mathcal{M}\mathcal{L}\mathcal{L}_{a}$  here  $\mathcal{M}$  and sets.

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x Darel Vann Sandara Standard Standard (SEAL) X Lucille Vann Lucille Vann SEAD (SEAL)



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