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MORTOAGE 22545 BOOK 158	ana
This industries the back 158	PER. SZE) The Contact, Printers, Publisher of Leus Hanks, Lawrence, Kansas
Harold H. Herren and Betty H.	day of September
Elfrieda Westerhouse, his wife	the start and Allen W Westerd
of Lawrence , in the County	of Douglas and State of Kansas
parties of the first part, and THE FIRST	NATIONAL BANK OF LAWPENCE
I a contraction of the second of the second	Darty of the social and
Witnesseth, that the said parties of the	first part, in consideration of the sum of
Ten Thousand and no/100	DOHAPS
to them duly paid, the re	eceipt of which is hereby acknowledged, have sold, and by
following described real estate situated	LL and MORTGAGE to the said part year of the second part, the
Kansas, to-wit:	nd being in the County of Douglas and State of
Lot Nine (9), in Block Sev	en (7), in Chaparral, an Addition to the
City of Lawrence, in Dougla	en (7), in Chaparral, an Addition to the as County, Kansas the and interest of the said parties of the first part therein. they commune and agree that at the delivery hereof they argin buddle owner detenable estate of inheritance therein, free and clear of all incombinents.
with the appurtenances and all the estate, tit	the and interest of the said partiles of the first part therein.
here here here here here here	mby covening and agree that at the delivery hereof they arghe lewful owner
a net presses excert graves, and secred of a good and inc	defeasible estate of inheritance therein, free and clear of all incumbrances.
and mur they	will warrant and defend the same against all perties making lewful claim thereto.
and assessment that may be lock if	35 of the first part shall at all times during the life of this indenture, pay all taxes
keep the buildings upon said real entate insured against fire a directed by the party. of the second part, the loss, if an interest, And in the second part, the loss, if an	real estate when the same becomes due and payable, and that they will and tornado in such sum and by such muranics company as shall be specified and the same state of the second pay to the sec
said premises insured as herein provided, then the perty, so paid shall become a part of the indebtedness, securit by	and forwards in such sum and by such answers compares as shall be gracelled and by the second part to be extend of 120 are shall be applied to the part of the second part to be and by and the same because the same because and physics to be been of the second part may physical taxes and investment of the second part may be add taxes and investment of the second part may be add taxes and investment of the second part may be add taxes and investment of the second part may be add taxes and investment of the second part may be add taxes and investment of the second part may be added to be
THIS GRANT is intended as a mortgage to secure the pays	and differences of the rate of 10% from the date of payment
Ten Thousand and no/100	
according to the terms of ORE certain written obligation day of September to 70	for the payment of said sum of meaning support of 2.2.4.5
part, with all interest accruing thereon according to the terms	and by its terms made prevale to the part y of the second of a said obligation and also to becare any sum or sums of monthy advanced by the
that said part OS of the first part shall fail to pay the an	are or to discharge any taxes with integest thereon as herein provided, in the event
erses are not paid when the same become due and psyable, o real astate are not kept in as good repair as they are now, or and the whole sum remaining opening and all of the shifts	ande as herein specified, and the obligation contained therein fully discharged, any obligation created thereby, or interest thereon, or if the taxes on said real or if the insurance is not kept up, as provided herein, or if the buildings as said or if waste is committed our said premises, then this convergence shall become shall be
is given, shell immediately mature and become due and pays	or if the insurance is not kept up, as provided harely, or if the buildings as said of water is committed can asid premise, then this conveynce shall become shabite tens provided for in said writine obligation, for the security of which the indenture able at the option of the holder hereof, without notice, and it shall be fewful for.
ments managed in the manager provided by law and to have a r sell the premises hereby grented, or any part thereof, in the	To take possession of the said previous and it shall be leaved far, receiver appointed to collect the ranks and benefits accruing theorem and to emmore previous by leave, and out of all manays exclude theorem and to a with the costs and charges incident thereto, and the overplus, if any there be,
retain the amount then unpaid of principal and interest, togethe shall be paid by the party making such sale, on demand	in with the costs and charges incident thereto, and the overplue, if any there be,
	6. to the first part <u>1</u> , 60- millions of this indestrue and each and every obligation thereis contained, and ell be obligatory upon the heir, executors, administrators, personal representatives,
The second se	
In Winness Whereast, the partiges of the first part has last above written.	ve hereunto ser their hand S and reel the day and year
	Harold A. Herren (SEAU)
	Retty Terren (SFAI)
	Betty Herren Allen H. Westerhouse (SEAL)
	Elirieda Westerhouse (SEAL)
state or Langua	
COUNTY.)	
ORL BIAN BARN THE STATE	non min 11th any of September A 5, 19 70 Notary Public in the elecensis County and Shen.
	1. Herren & Betty Herren and Allen H.
	we to be the sense person. I, who essential the forugating testrument and duty another of the sense.
The second secon	have however subscribed my some, and efficient my efficial seal on the day and any
	13 margallanley
	mazer weintey Myter Nam
	- Jamie Baem Register of Deeds

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