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BOOK 159 23746	0.0.0
REALESTATE MORTGAGE This mongage made on the lith day of January 1971 between Ernest S. Cornelius	
and, hereinafterirelerred to as MORICAGORS and ASSOCIATES FINANCE, MC whose ac	
dress is <u>(20 Plassachusetts, Lawrence</u> , Kansds, a corporation, hereinalter referres to as MORTGAGER WITNESSETH: Mortgagots jointly and severally grant, bargain, sell, convey and mortgage to Mortgagee, its successor and assigns, the rec	
property hereinafter described as security for the payment of a note of even date herewith in the total amount of three thousand	
The property hereby mortgaged, and described below, includes all tenements, easements, appurtenances, rights, privilence, interests, rent issues, profits, fixtures and appliances thereunto attaching or in any wise thereunto appertaining.	N
TO HAVE AND TO HOLD the said property hereinafter described, with all the privileges and appurtenances thereunto belonging unto mortage, its successors and assigns, forever; and mortagors hereby covenant that mortagors are selzed of good and periect tills to said property in fe simple and have authority to convey the same, that the tille so conveyed is clear, free and unencumbered except as hereinafter appears, and that mort gagors will forever warrant and defend the same unto mortage against all claims whatsoever except those prior encumbrances. If any, hereinafter shown.	e
If mortgagofs shall fully perform all the terms and conditions of this mortgage and shall pay in full, in accordance with its terms, the oblight "tions which this mortgage secures, then this mortgage shall be null, void and of no further force and effect."	
MORTGAGORS AGREE. To keep the mortgaged property, including the buildings and improvements thereon, fully insured at all times again all hazards with an insurance company authorized to do business in the State of Kansas, acceptable to Mortgagee, which policy shall contain a loss payable clause in favor of Mortgagee as its interest may appear, and if Mortgagors fail so to do, they hereby authorize Mortgagee to insure or rener	8+
and to charge Mortgages with the premium thereans, or to add such premium to Mortgagor's indepleteness. If Mortgages elects to waive such inducted and the term of such inducted and the term of such inducted and the term of the term of such insurance of the term of term of the term of term of the term of term	8. 9
due in order that no lien superior to that of this mortgage and not now existing may be created against the property during the term of this mortgage	n Ball
same on their behalf, and to charge Mortgagors with the amount? so paid, adding the same to Mortgagors' indebtedness secured hereby. To exercise du diligence in the operation, management and occupation of the mortgagor are particular and improvements there is secured hereby. To exercise du	0
mortgaged premises, and to keep the mortgaged property in its present condition and repair, normal and ordinary depreciation excepted. If default be made in the terms or conditions of the debt or debts hereby secured or of any of the terms of this mortgage, or in the payment or any instalment when due, or if Mortgagors shall become bankrupt or insolvent, or make an assignment for the benefit of creditors, or have a receive	
ments of Mortgagors herein contained be incorrect or if the Mortgagors shall abandon the mortgaged property, or sell or attempt to sell all or any pa	e . rt
immediate possession of the mortgaged property with the rents, issues, income and profits therefrom, with or without foreclosure or other proceeding Mortgagers shall pay all costs and attorneys lees which may be incurred or paid by Machanasa is such as the interview of the mortgage shall be entitled to the	NG
may be a party by reason of the execution or existence of this mortgage, and in the event of foreclosure of this mortgage. Mortgage, Mor	d-
No failure on the part of mortgagee to exercise any of its rights hereunder for defaults or breaches of covenant shall be construed to prejudic its rights in the event of any other or subsequent defaults or breaches of covenant, and no delay on the part of mortgagee in exercising any of suc rights shall be construed to preclude it from the exercise thereof at any time during the continuance of any such default or breach of covenant, and	a little to the second s
mylgagee may enforce any one or more remedies hereunder successively or concurrently at its option. All rights and obligations hereunder shall extend to and be binding upon the several heirs, successors, executors, administrators and assign of the parties hereto.	the second s
The plural-as used in this instrument shall include the singular where applicable.	
The real property hereby mortgaged is described as follows: Beginning at the southwest corner of the south half of the southeast quarter of	
the southwest quarter of section thirty-three (33), Township Thirteen (13) South, Hange Twenty (20) east, thence east 265 feet more or less to the center of County Road number 110, thence northwesterly on the center line of said County Road half feet more or less to the west line of said 20 acre tract, thence south 340 feet more or less, to the point of beginning containing 1.033 acres more or less.	
Title to said property is clear, free and unencumbered except: (state exceptions, if any)	
IN WITNESS WHEREOF, mortgagors have executed this mortgage on the day above shown."	
Ernest S. Cornelius	-
611163 Mary & Cornelius Mary J. Cornelius	*
the second s	Figure -
ACKNOWLEDGMENT BY INDIVIDUAL OF PARTNERSHIP MORTGAGOR - BORROWER STATE OF Kansas County of Douglas SS	e
Be it remembered, that on this 1/1" day of January A.D. 19.7/ before me a Molary Public resolution of the second s	ż
personally apply a Ernest S. Critelius and Mary E. Critelius, which mained status) who is (are) personally known to any mown to be the same person(s) who executed the foregoing instrument, and such person(s) duly acknowledged the execution of the sa we wanted a whether the same person of the same person person of the same person per	ne, ne,
8 STATE 8 - Pulling Pulli	
Ay Commission Errors 1-22-74 L. W. Campbell, Notary Public	
Provide Lawrence 1971 at 9:15 A. M. Register	of Deeds
Recorded January 18, 1971 at 9:15 A. M. Jonice Deem Register	,Deputy
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