Reg. No. 9968

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MORTGAGE-Standard Form.	5132'7 BOOK 105 F. J. BOYLES, Publisher of Legal Blanks, Lawrence, Kanas
This Indentur	and the second secon
A. D. 19 14, between Stan - AT	r and his wife, otaunia farr
	e County of Douglas and State of Kansas
Witnesse	aty Building and Loan Association of the second part.
One Thousand and no/100- to them duly paid, the receipt of which	h is hereby acknowledged, ha <u>ve</u> sold and by these presents do grant, ty of the second part, its heirs and assigns forever, all that tract or parcel of
land situated in the County of Douglas an	d State of Kansas, described as follows, to-wit: (22) and Twenty Four (24) in Block No. One (1),
in Belmont, an Additic	on to the City of Lawrence.
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with all the appurtenances, and all the est And the said parties of the f	ate, title and interest of the said part ies of the first part therein.
lohereby covenant and agree that	at the delivery hereof they are the lawful owner. S of a good and indefeasible estate of inheritance therein, free and clear of all
	cure the payment of One Thousand and no/100
Dollars, according to the terms of <u>one</u> parties of the	
parties of the o the said party of the second part pecified. But if default be made in such paymer hereon, then this conveyance shall become absolu aid party of the second part, its successors and a the manner unsercified by law, and out of all it	first part and this conveyance shall be void if such payments be made as herein nts, or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept up ute, and the whole amount shall become due and payable, and it shall be lawful for the ssigns, at any time thereafter, to sell the premises hereby granted, or any part thereof, lin the moneys arising from such sale to retain the amount then due for principal and interest, ch sale, and the overplus, if any there be, shall be paid by the narty making such asle are
parties of the o the said party of the second part pecified. But if default be made in such payment hereon, then this conveyance shall become absolt aid party of the second part, its successors and as be manner prescribed by law; and out of all to ogether with the costs and charges of making sus lemand, to said	and this conveyance shall be void if such payments be made as herein nts, or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept up the, and the whole amount shall become due and payable, and it shall be lawful for the ssigns at any time thereafter, to sell the premises hereby granted, or any part thereof, in the moneys arising from such sale to retain the amount then due for principal and interest, ch sale, and the overplus, if any there be, shall be paid by the party making such sale, on first part, their heirs and assigns.
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parties of the o the said party of the second part pecified. But if default be made in such paymer hereon, then this conveyance shall become absolt together with the second part, its successors and as he manner prescribed by law; and out of all it ogether with the costs and charges of making sus lemmad, to said <u>Darties of the 1</u> In Witness Whereof. The san and 8 and seal g the day and year first a Signed, Sealed and delivered in presence of STATE OF KANSAS Douglas County. Be It Rer before t in and Class to me	first part         and this conveyance shall be void if such payments be made as herein nts, or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept up ute, and the whole amount shall become due and payable, and it shall be lawful for the saigns, at any time thereafter, to sell the premises hereby granted, or any part thereof, in the money arising from such sale to retain the amount then due for principal and interest, ch sale, and the overplus, if any there be, shall be paid by the party making such sale, on first part, their         heirs and assigns.         tid part 1es       of the first part ha. Ye hereunto set         their       heirs and assigns.         tid part 1es       of the first part ha. Ye hereunto set       their         they written.       Moah Garn.       (SEAL)         (SEAL)       (SEAL)       (SEAL)         membered. That on this $M^{th}_{ady of}$ day of Januery A. D 19.54       me.         tor said County and State, came.       Noah Parr and his wife.         audia Parr       personally known to be the same persons who generated the formulation in the same persons who generated the formulation in the same persons who have not same persons the part.
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