大学生

Miller .

MORTGAGE	the second s	α. 52 K)	Lev n North	Publisher of Legal Blanks,	
This Indenture		a diama di	lay of Jul	<b>y</b>	, in the
"year of our Lord one thousand	Buffington and J.C.	Buffington	her husband	L'and the second second	between
		1	+	and the second se	
Eudora	, in the County of]	Douglas	and State	. Kensas	
part 105 of the first part, an		re BANK, EU	DORA, KKNSAS	1 ot	
part of the first part, an	d	*	19 19 19 19 19 19 19 19 19 19 19 19 19 1		
	Witnesseth, that	the said not IES		of the second	
Fifteen hundred &	no/100				DOLLARS
to them	duly paid, the receipt of	f which is hereby	acknowledged, ha	ve sold, and b	this indenture
doGRANT, BARGAIN real estate situated and being in	SELL and MORTGAGE	to the said part	y of the second and State of K	ond part, the follo	wing described
Lot No. Ten (10)	, in Block Two Hundr	ed Three (20	3), in the C	ity of Eudor	a, Kansas.
				1	
with the appurtenances and all t And the said part <b>105</b> of th of the premises above granted, and seize					the lawful owner. S
A STATE OF STATE OF STATE	•				
It is agreed between the parties h that may be leviel or aversed against as exate insured against fire and tornale in loss, if any, male payable to the part <b>2</b> part shall fail to pay such taxes when the part may pay said taxes and insurence, or interest at the rate of 10 % from the data THIS GRANT is intended as	and that they ereto that the part 195 of the first	will warrant and defer part shall at all times	id the same against al during the life of this	parties making lawfu	al claim thereto.
that may be levisd or assessed against an estate insured against fire and tornado in loss, if any made payable to the part <b>V</b>	id real estate when the same become such sum and by such insurance co	s due and payable, an mpany as shall be spec	d that	the part y of t	ngs upon said real he second part, the
part shall fail to pay such taxes when the part may pay said taxes and insurance, o	e same become due and payable or t t either, and the amount so paid sh	o keep said premiaes i all become a part of pr	nsured as herein provi	ded, then the part	of the second re, and shall bear
THIS GRANT is intended as	a mortgage to secure the payment of	f the sum of		A	
	and no/100		Emoney, executed on	19th.	DOLLARS,
July sccruing thereon according to the terms	1055 and by said	terms made no	wahle to the part V	of the second new	with all Surgers
to pay for any insurance or to discharge	any taxes with interest thereon as h	any sum or sums of r	event that said part	198 of the first par	t shall fail to pay
the same as provided in this indenture And this conveyance shall be voic		n specified, and the c	abligation contained t	herein fulle dischare	ed. IF default ha
And this conveyance shall be voic made in such payments or any part there become due and payable, or if the insura now, or if waste is committed on said provided for in said written obligation, fi- ba balde humf without earlie and it	of or any obligation created thereby ince is not kept up, as provided here	, or interest thereon, o	or if the taxes on said on said real estate are	not kept in as good	d when the same repair as they are
provided for in said written obligation, for the holder hereof, without notice, and it	or the security of which this indentus shall be lawful for the said part	e is given, shall immer	diately mature and be	come due and payable	at the option of take possession of
provided for in said written obligation, if the halder hereof, without notice, and it the said premises and all the improvement thereform; and to sell the premises hereit the apount then unpaid of principal and part. A. B., making such sale, on demu It is agreed by the parties hereto thereform, shall extend and inure to, and parties hereto.	by granted; or any part thereof, in the interest, together with the costs and	e manner prescribed l charges incident they	receiver appointed to by law, and out of all reto, and the overplus,	collect the rents and moneys arising from if any there be-ch.	such sale to retain
It is agreed by the parties hereto therefrom, shall extend and inure to, and	nd, to the first part	indenture and each as	nd every obligation th	rrein contained, and a	Il benefits accruing
	bereof, the part ies			their	
seal # the day and year last above writte	n.	of the hist part ha	A C C	<u> </u>	
		apa	10 fing	y Buffy	(SEAL)
		16:	Duffe	affait	(SEAL)
Burn	~ <b></b>		11.	1.	- (SEAL)
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	the second s	**		•	
STATE OF KANSAS	<u> </u>	a de la companya de			1
COUNTY OF DOUGLAS	58.		*		
MERO	Be It Remembered, Tha before me, a Nobary	Public	heday of Ju	ly	A. D. 19.55
r.	came Mrs. Opal O				
2 401444	to me personally known				
PUNUS	duly acknowledged the e			ed me foregoing	instrument and
S. C. S. CONTRACTOR	IN WITNESS WHEREOF, I		an a r		ial seal on the
minint	day and year last above		lole n	recier	- J
My Commission Expires. August	: 12th. 19.	55	and Jacob and States		Notary Public
Edular 1, 10 ar in	5-	·	ereld fic	o' no -	

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