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	70463 BOOK 122	Fee Paid \$36.	-2
Pla	52K) The Outlook Printers, Publisher of Lega	I Blanks, Lawrence, Kansas .	
This Indenture, Made this	daviat July	-50	
Duane S. Knos and A. Lucille Know	s, husband and wife		
f.Lawrence, in the County of	Douglas	Konasa	
artles of the first part, and the Lawrence I	Building and Loan Associat	ion 🚽	
Witnesseth, that the said part of a state for		the second part.	
Witnesseth, that the said partles of the first Fourteen thousand five hundred so them	of which is hereby acknowledged	ha Verold and he	
nis Indenture doGRANT, BARGAIN, SELL and ollowing described real estate situated and be ansas, to-wit:	d MORTGAGE to the said part y o	f the second part the	
	*		
Lot No. Fourteer (1)) in Block "D" in Lawrenc		
Douglas County, Kans	to the City of Lawrence,		
ith the appurtenances and all the estate, title an	d interest of the said parties of the	first part therein.	
And the said part $1.0.5$ of the first part do	remain and agree that at the delivery hereof \mathbb{U} InG all estate of inheritance therein, free and clear of	all incumbrances,	
and that they will we	arrant and defend the same egainst all parties ma	king lawful claim thatate	
It is spread between the parties hereto that the part $\frac{1}{4}$ CS of d assembler that may be levied or assessed against said real easi p the buildings upon table real easile insured against fire and tore the first by the part $\frac{1}{2}$ CS d fires and the second part, the loss, if any, mad real ward is the event that said part. $\frac{1}{2}$ CS d the first part shall be come a part of the indebtedness, secured by this is it fully repaid.	the first part shall at all times during the life of	this indenture, pay all taxes	
THIS GRANT is intended as a mortgage to secure the payment of $no/100$			
ording to the terms of ODE particle unlikes ability of		DOLLARS, F	
of $3uly$ 19.59, and by t, with all interest accruing thereon according to the terms of said	113 terms made psysble to th	e pert 2 of the second	
a part of the second part to pay for any insurance or to	a discharge any taxes with interest thereon as her	of money advanced by the rein provided, in the event	
r said part 10.0 of the first part shall fail to pay the same as And this conveyance shall be void if such payments be made as default be made in such payments or any part thereof or any of the are not paid when the same become due and payable, or if it earties are not kept in as good regain as they are now, or if way the whole sum remaining unpaid, and all of the obligations go- gione, shall immediately matter and become due and payable at the same and the same become and become the and any of the same are any or the same same and all of the obligations go jone, shall immediately matter and become the and payable at the same same same same same same same sam	I herein specified, and the obligation contained bligation created thereby, or interest thereon, er te insurance is not kept up, as provided Iterein, o aste is committed on said premises, then this conver- ante is committed on said premises, then this conver- tion of the committed on the convertient of the conver- tion of the convertient of the convertient of the conver- tient of the convertient of the convertient of the convertient of the convertient of the convertient of the convertient of the convertient of the convertient of the convertient of the convertient of the convertient of the con	I therein fully discharged If the taxes on soid real or if the buildings on said years shall become absolute ity of which this indenture	
the model and mediately matter and become due and psyable at said part $\overline{\mathcal{S}}'$. Of the second part is thereon in the manner provided by law and to have a receive the premise hereby granted, or any part hereof, in the manner in the amount then unpaid of principal and interest, together with	to take possession of the said pre-	nises and all the improve	
I be paid by the part. J. making such sale, on demand, to the paid by the parties hareto that the terms and provision	the costs and charges incident thereto, and the the first part $1 \oplus S$.	overplus, if any there be,	
efits accruing therefrom, shall extend and inure to, and be ob- gns and successors of the respective parties hereto. In Witness Whereaf, the part $6S$. of the first part ba VB		a, personal representatives,	
in Witness Whereas, the part $\underline{C},\underline{S},\ldots$ of the first part is $\nabla \Theta$ above written,	hereunto set their hand 8 and se	el. The day and year	
	Blane S. Knos	(SEAL)	
	a. Lucille K	a personal representatives, al the day and view (SEAL) (SEAL) (SEAL) (SEAL)	
	A. Lucille Knos	(SEAL)	
e or Kansas		1 1	
Douglas county		in the second se	
	this lith day of July	∞ A. D., 19 29	
before me, a Not came Duane S. K	ary Public in the a inos and A. Lucille Knos,	foresald County and State,	III:
NOTAR, wife			on life mortgage
ecknowledged me executi		· · · · · · · · · · · · · · · · · · ·	this 4
IN WITNESS WHEREOF, I have year last above written.	hereunto subscribed my name, and affixed my off	icial seal on the day and	9.70°
Commission Expires April 21 19 6	12 5. 50	Cby 1	James
	S /	NOTATY PUBHC	Keg. of
uly 14, 1959 at 10:40 A.M.	Itarold a. Back	P_Register of Deeds	- 101
RELEASE rsigned, owner of the within mortga		ie full payment of th	
ed thereby, and authorize the Regis Dated this 4th day of June 1970		ischarge of this mort	
The	Lawrence Savings Associati		
	Lawrence Building and Loan . Vaughn, Exec. Vice Presid		

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