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teg. No. 15,390

This Indenture, Made this	, 528) The Outlook Printers, Publisher of Logal Blanks, Lawrence, Kansas
This Indenture, Made this	
	day of August
of Lawrence	
of Lawrence , in the County of	e Building and Loan Association
Witnesseth, that the said part. 19.8. of the first Forty Eight Hundred and No/10	part. y of the second part, part, in consideration of the sum of 0DOLLARS
to them duly paid, the receipt	of which is hereby acknowledged, have sold, and by
this indenture do GRANT, BARGAIN, SELL an	d MORTGAGE to the seid part . J. of the second part, the eing in the County of Douglas
Kansas, to-wit:	and date of
The West Half of Lot Twenty-Four (24), in the City of Lawrence	Thirteen (13) in Block Sinclair's Addition to
The mortgagors understand and agr	ee that this is a purchase money
with the appurtenances and all the estate, title ar	nd interest of the said part1es of the first part therein.
	venant and agree that at the delivery hereof hey are a lawful owner S ble estate of inheritance therein, free and clear of all incumbrances.
and shar they will a	versant and defend the same egainst all parties making lawful claim thereto.
It is spread between the parties hereto that the part 158 of and assessments that may be levied or attended against read read to the part 150 million of the second part of the and the directed by the part $\frac{1}{\sqrt{2}}$ of the second part, the lock if any million of the order that each part of the integration of the integration of the integration of the order that the part $\frac{1}{\sqrt{2}}$ of the first part has a part of the locked them the part $\frac{1}{\sqrt{2}}$ or part of the integration of the independence, secured by this	I the first part shall at all times during the life of this indenture, pay all taxes take when the same becomes due and payable, and that Lingy Will metals in such sum and by such insurance company as shall be specified and the payable to the part y of the second part to the extent of Ling all fail to pay such taxes when the same become due and payable, be to keep the second part may pay said taxes and insurance, or either, and the emount indenture, and shall bear ingrest at the rate of 10% from the date of payment
wine rony repeats	of the sum of Forty Eight Hundred and No/100
day of August is 59 and t	or the payment of asid sum of money, executed on the 214th w 1ts terms made payable to the part y of the second ad abligation and also to secure any sum or some of money advanced by the
that said pert 10.5 of the first part shall fail to pay the same i	to discharge any taxes with Interest therean as herein provided. In the event as provided in this indemnue. In herein specified, and they obligation contained therein fully discharged, displation created thereiny, or interest thereon, or if the taxes on said real
	as herein specified, and they obligation contained therein fully discharged, obligation created thereity, or interest thereon, or if the taxes on said read the insurance is not kept up, as provided herein, or if the buildings or add wate is committed on said premises, then this conveyance shall be come asability provided for in said writen colligation, for the security of which this indentrye at the option of the holder hereoft, without notice, and it shall be lewid for
the stall part	to take possistion of the said premises and all the improve- ver appointed to collect the rents and benefits acruing therefrom; and to neare prescribed by law, and out oil all moneys arring from such sale to the costs and charges incident thereto, and the overplus, if any there be,
shall be paid by the part. J. making such sale, on demand, to It is agreed by the parties horeto that the terms and provisio benefits accruing therefrom, shall extend and inure to, and be o) the first part 182. Init of this Indenture and each and every obligation therein contained, and all abligatory upon the heirs, executors, administrators, parsonal representatives,
assigns and successors of the respective parties hereto. In Wilness Whereaf, the part 108. of the first part haVe last above written.	hereunto set their hand S and seah S the day and year
6	. Carl & Fill (SEAL)
	Earl E. Bell (SEAL)
	Leona M. Bell (SEAL)
D No Open Michael and Anna and A	(SEAL)
Douglas county	
BE IT REMEMBERED, That of	
before me, a No rame Earl E.	tary Bublic in the sforesaid County and State. Bell and Leona M. Bell, husband and wif
to me personally known ecknowledget the exec	to be the same pirson ${\bf S}_{\ldots}$ who executed the foregoing instrument and duty who of the same.
IN WITNESS WHEREOF, I have year last above written	ve hereunto subscribed my name, and affixed my official seal on the day and
Ay Commission Expires April 21 19	
	L. E. Eby Noter-Poblic
d August 24, 1959 at 2:05 P.M RELEAS	SE Harold A. Beck Register of
t secured thereby, and authorize the concerned. Dated this 13th day of	mortgage, do hereby acknowledge the full pa Register of Deeds to enter the discharge of June 1962. WRENCE BUILDING AND LOAN ASSOCIATION
	N. E. Decker, Vice-President (Corp. Seal)