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TATION CONTRACTOR OF THE TATION OF THE TATIO	71466 воо <u>к</u> 123	mininananaia
MORTGAGE	(No. 5210) The Outlook Printers, Publisher of Legal B	
	day of October and Lulu Olleya Sperry,	
husband and wife		
	of Douglas and State of	
	nce National Bank, Lawrence, Kansas	
and the second	he first part, in consideration of the sum of	e second part.
Forty Thousand. (\$h0,000,00)		B DOLLA
this indenture doGRANT, BARGAIN,	receipt of which is hereby acknowledged, h SELL and MORTGAGE to the said part 7 of and being in the County of Douglas	the second part, 1
Kansas, to-wit:		
Two-Thirds (16 2/3rds Two-Thirds (26 2/3rds of the Northwest Quar Township Twelve (12)	heast Corner of the North Sixteen and) acres of the East Twenty-Six and) acres of the North one-half $\left(\frac{1}{2}\right)$ tar $\left(\frac{1}{2}\right)$ of Section Twenty-five (25), South, Range Nineteen (19) East of the Meridiam in Douglas County, Kanasa,	- a
thence West Three Hur Hundred Twenty-six (7	dred (300) feet; thence North Seven (26) feet; thence East Three Hundred buth to point of beginning, containing	
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and the second second	a a contract of the second	
	e, title and interest of the said parties of the f	
of the premises above granted, and seized of a good a	hereby covenant and agree that at the delivery hereof $they$ ind indefeasible extate of inheritance therein, free and clear of a	Il Incumbrances, CXCO
mortgage to The Lawrence National I	Sank dated August 7, 1957 record book 1 189 will warrant and defend the same against all parties mak	16, pages 92-
It is arread between the parties hereto that the pa	at 185 of the first part shall at all times during the life of t	his indenture, pay all t
and assessments that may be levied or assessed against keep the buildings upon said real entre insured against directed by the part. W- of the second part, the loss instress. And in the event that said part.263 of the said premises insured as herein provided, then the part to paid shall become a part of the indebtedness, secur- until fully repaid.	said real estate when the same becomes due and psysble, an fire and torenado in such sum and by such insurence company, if any, saide psysble to the port \mathcal{Y}_{-} of the second part first part diall fail to pay such taxes when the same become due \mathcal{Y}_{-} or the second part may pay said taxes and insurence, ad by this indenture, and shall bear interest at the rate of 10%	d that they will as shall be specified to the extent of the us and payable or to i or either, and the am from the date of paya
THIS GRANT is intended as a mortgage to secure th		DOLL
	digation for the payment of said sum of money, executed on	the 3rd
day of October 19 5 part, with all interest accruing thereon according to the	2 , and by 1t3 terms made payable to the terms of said obligation and also to secure any sum or sums	e pert y of the se of money edvanced by
said part of the second part to pay for any i that said part 105 of the first part shall fail to pa	nsurance or to discharge any taxes with interest thereon as he	rein provided, in the g
And this conveyance shall be void if such payment If default be made in such payments or any part that	y me ame as provided in the memory of the obligation contained and c any obligation cealed thereby, or interest thereon, or yable, or if the insurence is not kept up, as provided herein, now, or if weate is committee on said premises, then this conver- obligations provided for in said written obligation, for the secu- obligations provided for in said written obligation. For the secu- obligations provided for in said written obligation, for the secu- obligation security of the holder hered, without netice,	I therein fully dischar if the taxes on said or if the buildings on yance shall become abs rity of which this inder
the said part	nd psysble at the option of the holder hereof, without notice, to take possession of the said pre- tave a receiver appointed to collect file rents and benefits as f, in the manner prescribed by law, and out of all money together with the costs and charges incident thereto, and the	mises and all the imp
shall be paid by the party making such sale, on	demend, to the first parties	Part and a second
It is agreed by the parties hereto that the terms benefits accruing therefrom, shall extend and inure t assigns and successors of the respective parties heret	and provisions of this indenture and each and every obligation o, and be obligatory upon the heirs, executors, administrato h	n therein contained, an rs, personal representa
In Witness Whereof, the part 10.5. of the first last above written,		
	- Constal	51521 USE
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	Lulu Olleva Sper	rue ise
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	and a second and a second and a second s	***********
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