Reg. No. 16,038

		daabaadaaaaaaaaaaaaaaaaaaaaaaaaaaaaaaaa			
MORTSAGE BOOK	125 73938	(No. 523)	The Outlook Pr	inters, Publisher of Leg	al Blanks, Lawrence, Kansas
This Indenture	, Made this	8th	day of	July	19 60 between
Eugene V. Wi	lliams and Hazel H	Williams, 1	is wife		
. Levenser	dan Anna an				
	, in the Co				
pen and of the t	irst part, and				
Witnesseth, th	at the said part 105				the second part.
	and no/100				
othem	duly paid,	the receipt of	which is hereb	y acknowledged,	ha . we sold, and by
	GRANT, BARGA				
	bed real estate situa	ted and being	in the County	of Douglas	and State o
Cansas, to-wit:	Lota Nos. Twelve	(12) and Four	teen (lli) in	Block	
	No. Three (3) in 1			RAN CENT	
	Lawrences				g
	and a based				
	Including the ren	ta, ismes as	d noofite th	mant mucuidad	
	however that the !	fortgagors sh	all be entit	led to collect	
	and retain the replacements	its, issues a	nd profits w	atil default	
					2
	mances and all the est			the manufacture of the second state of the sec	CARLENO AND AND ARREST AND A REAL AND A REAL AREA
And the said part.	105 of the first part do granted, and seized of a goo	hereby covenant	and agree that at th	se delivery hereof	BY BIB the lewful owner I
	Period and restor of a \$60		name or inneritance in	erein, tree and clear o	all incumbrances,
It is second batum	and that				aking lawful claim thereto.
nd assessments that m	ey be levied or assessed again	nst said real estate v	when the same becon	times during the life of tes due and payable,	and that they will
irected by the part. J	of the second part, the ent that said part 105 of t	oss, if any, made pa the first part shall fail	yable to the part	y such insurance compa of the second par when the same become	t to the extent of 158
eid premises insured a o paid shall become a ntil fully repaid.	ay be levied or assessed again in said real estate insured aga 	cured by this indent	second part may pay ure, and shall beer in	said taxes and insuran terest at the rate of 10	te, or either, and the amount % from the date of payment
THIS GRANT is inte	nded as a mortgage to secure		State of the state of the state of the		
					DOLLARS,
ay of Jul	of a certain written IP IP ICCruing thereon according to	60 and by	payment of said sum its	of money, executed o erms made payable to t	n the OTM
art, with all interest	accruing thereon according to he second part to pay for an	the terms of said ob	ligation and also to i charge any taxes wit	b interest thereon as h	s of money advanced by the
hat said part108	of the first part shall fail to	pay the same as pro-	vided in this indentu	18.	
And this conveyance i default be made in	e shall be vold if such paym such payments or any part t	ents be made as here hereof or any obligation	ein specified, and thereby,	the obligation contain or interest thereon, o	ed therein fully discharged.
eal estate are not kep nd the whole sum re	e shall be void if such paym such payments or any part t en the same become due and t in as good repair as they a maining unpaid, and all of t tely mature and become due	re now, or if waste in a obligations provide	is committed on said ad for in said written	premises, then this conv obligation, for the sec	or If the buildings on said syance shall become absolute surity of which this indepture
given, shall immedia	tely meture and become due	and payable at the	option of the holde	r hereof, without notice	, and it shall be lawful for
ents thereon in the m of the premiaga here	the ascond part. sanser provided by law and to by granted, or any part ther unpaid of principal and intere	o have a receiver app oof, in the manner p	pointed to collect the prescribed by law,	e rents and benefits and out of all mone	accruing therefrom and to ys arising from such sale to
all be paid by the p	unpaid of principal and intere- sart	at, together with the on demand, to the f	costs and charges in irst: pert 188	icident thereto, and the	a overplus, if any there be,
It is agreed by the	parties hereto that the terre from, shall extend and inurs of the respective parties her	to, and be obligate	this indenture and a	ach and every obligation	in therein contained, and all
ssigns and successors	of the respective parties here the part 105 of the first	sto.	their		
st above written.	The provide state of the test	r part nel-kialan nere		hand B. and	seet the day and year
			Bugene y.	Williams, Ul	land (SEAL)
of the first of	A State of the sta		Hanel H. W	William	(SEAL)
					(SEAL)
	TATATATATATATATATATATATATATATATATATATA		**********************		(SEAL)
	a second s		- The second s	W N N N N N N N N N N N N N N N N N N N	****************
			D		

340