> A NUMBER OF 4 . No. of Street, Street,

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	75939 BOOK 127 BURNAR ARCAR
MORTGAGE	046. SHE) The Outlook Printers, Publisher of Logal Blanks, Eastronov, Kanna
This Indenture, Made this Six Nathan W. Pettengill and Max	th day of February , 1961 between regerite M. Pettengill, husband and wife
of Lawrence , in the Co part 1950f the first part, and The	unty of Douglas and State of Kansas Lawrence National Bank, Lewrence, Kansas
Witnesseth, that the seid part.i.a	part X of the second part.
	the receipt of which is hereby acknowledged, ha XR sold, and b
following described real estate situa	NN, SELL and MORTGAGE to the said part yof the second part, the second part of
Kansas, to-wif: Lot 129 and L	ot 131 on Indiana Street, City of Lawrence,
Including the posts iss	Douglas County, Kansas ues and profits thereof, provided, however, that the
mortgagors shall be enti porfits until default th	tled to collect and retain the rents, issues and ereunder.
And the said part 108 of the first part do.	tate, title and interest of the said part3.99, of the first part therein. hereby covenant and agree that at the delivery hereof they are the lawful owner od and indefeedble extens of inheritance therein, free and clear of all incumbrances.
no exceptions	they will warrant and defend the same against all parties making lewful claim thereto.
It is agreed between the parties hereto that the and assessments that may be levied or essessed aga	e part 188 of the first part shall at all times during the life of this indenture, pay all taxe inst said real estate when the same becomes due and payable, and that they Will
keep the buildings upon said real estate insured ag directed by the part Y . of the second part, the instrest. And in the event that said part AB of said premises insured as herein provided, then the so paid shall become a part of the indebtdones, i	init and real entries when the same becomes due and payable, and that $they W111$ mints five and increado in such sum and by such insurance company as shall be specified an loss. If any, made payable to the part Y of the second part to the start of UIB 17 the first part shall fail to pay such taxes when the same become due and payable or to be part Y of the sacond part may pay sidd taxes and harvance, or either, and the amoun secured by this indenture, and shall beer interest at the rate of 10% from the date of payment
THIS GRANT is intended as a mortgage to secur	e the payment of the sum of Four Thousand and no/109
according to the terms of this certain writte	n obligation for the payment of said sum of money, executed on the Sixth 61 and by its terms made payable to the part y of the second
part, with all interest accruing thereon according to	a the terms of said obligation and also to secure any sum or sums of money advanced by th my insurance or to discharge any taxes, with interest thereon as herein provided, in the even
that said part. 185. of the first part shall fail to And this conveyance shall be void if such pays	
If default be made in such payments or any part estate are not paid when the same become due an real estate are not kept in as good repair as they and the whole sum remaining unpeid, and all of	ments be made as herein specified, and the obligation contained interem tury deleting thereof or any obligation created lineraby, or interest thereon, or if the buildings on as a payable, or if the insertence is not keep up, as provided herein, or if the buildings on as are now, or if wasts is committed on said premises, then this convergence shall be buildings the obligations provided for in said written obligation, for the security and it shall be the area of payable at the option of the holder hereof, written unstay, and it shall be leaved it is and payable at the option of the holder hereof, written unstay, and it shall be leaved if the obligation of the holder hereof, written unstay and it shall be leaved if
the said part Y of the second part menter and become due the said part Y.	to have a receiver appointed to collect the rents and banefits accular the improv- to have a receiver appointed to collect the rents and banefits accular thereform, and aread, in the manner prescribed by law, and out of all moneys while from sorts also areat, together with the costs and charges incident thereto, and the overplus, if any there b
shall be paid by the part y making such sale	, on demand, to the first part 185
It is agreed by the parties hereto that the te benefits accruing therefrom, shall extend and hou	erms and provisions of this indenture and each and every obligation therein combined, and a re to, and be obligatory upon the hairs, executors, administrators, personal representative artes.
1 both with met the sust 105 of the f	first part ha VO harsunts as their hand S and seals the day, and ye
The Allower weither.	Nathan W. Pettengill (SEAL
	Marguerite M. Pettengill (SEA) Marguerite M. Pettengill (SEA)
STATE OF Kansas Douglas county	}ss.
BILL TO REAL	annungen, that an shi Sixth der of February A. D. 19 (1) ann a. Notary Public in the stored Sone.
	Nathan W. Pettengill and Marguerite M. Pettergill, husband and wife
to ma schno	s personality known to be the same person. S. who executed the forgeting family grant day windged the execution of the same.
He write year May 19	Es WHEREOF, I have because subactived my mme. and affined my official and to "The day and last above written. 19 62
My Commission Expires	to of Donald C. hay Strange name
rded February 7, 1961 at 11:1	5 A.M. Haroldacek Register o
	Distriction in the second seco
he debt secured thereby, and	e within mortgage, do hereby acknowledge the full authorize the Register of Deeds to enter the disch
the undersigned, owner of the he debt secured thereby, and mortgage of record. Dated the st: William A. Lebert,	authorize the Register of Deeds to enter the disch

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True and

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Terrer Called and

Contraction of the