	77580	BOOK 128	
MORTGAGE	(No. 5210) The Ou	those Printers, Publisher of 1	Harts Harts Lawrence
This Indenture, Made this	a. day of	Jul	
Beulah Marie Jones Cran	wford, a widow		, 19 <u>61</u> betw
of Tamping		and the second	
of Lawrence , in the County part Y of the first part, and	of Douglas	1.0	· · ·
and the second s		Darty	f the second second
Witnesseth, that the said part y of the Two Thousand & no/100	ne first part, in consid	leration of the sum o	f in the second s
to her duly paid, the	receipt of which is		T.T.T.T.T.T. HDOLD
GRANT, BARGAIN, S	SELL and MORTGAGE	to the said part V	of the second and
real estate situated	and being in the Cr	ounty of Douglas	and State
Kansas, to-wit:			
. Lot No. Thirteen (13	), Block No. Twel	ve (12), Lane's	
Second Addition to th	he City of Lawrence	20	
with the appurtenances and all the estate, it And the said part Y of the first part de RS	title and interest of th	he said part . y of th	e first part therein.
And the said part <u>y</u> of the first part do.CS he of the premises above granted, and seized of a good and no exceptions	ineby covenant and agree the indefeasible estate of inhality	at at the delivery hereof. S	10.15 the lawful owned
and the second	were report to many standard in the result of the second standard in the		
and that SDO It is agreed between the parties hereto that the part and assessments that may be levied or assessed	will warrant and defend th	he same against all parties	making lawful claim thereto
base the total	I real estate when the same	because due and we be	
keep the building upon said reasi state invested against said directed by the part $\underline{X}_{}$ of the second part, the loss, if interest. And in the event that said part $\underline{X}_{}$ of the first said pertoperative to part the become a part of the independence to paid whell become a part of the independence, second 1 until fully repaid.	any, made payable to the pay part shall fail to pay such t	and by such insurance comp art y of the second p	any as shall be specified and to the extent of her
so paid shall become a part of the indebtedness, secured is until fully repaid.	of the second part ma by this indenture, and shall f	ly pay said taxes and insura bear interest at the rate of 1	toe and payable or to ke toe, or either, and the amo
THIS GRANT is intended as a mortgage to secure the pa	syment of the sum of .Two	Thousand & no/10	0
eccording to the terms of a certain writtee obligat			DOLLAI
day of July 19.61	, and byits	id sum of money, executed	on the 17th.
said part	ns of said obligation and als	to to secure any sum or sun	is of money advanced by t
and de	same as provided in this in	identure.	•
And this conveyance shall be void if such payments be if default be made in such payments or any part thereof of estate are not paid when the same become due and payhold real estate are not kept in as good repair as they are non, and fire whole sum remaining unpaid, and all of the oblig is given, shall immediately mature and become due and pay	made as herein specified, or any obligation created the	and the obligation contain ereby, or interest thereon,	ed therein fully discharge or if the taxes on said r
real estate are not kept in as good repair as they are now, and the whole sum remaining unpaid, and all of the oblig is often thall inconduct.	or if waste is committed on ations provided for in said a	said premises, then this con written obligation for the	or if the buildings on se revance shall become absolu-
The said part J. of the second part. OT. BSB/IT. ments thereon in this manner provided by law and to have sell the premises hereby granted, or any part thereof. In retain the amount then unpaid of principal and interest, toget shall be paid by the part J. making such safe or down	receiver appointed to colle the manner prescribed by	ict the rents and benefits law, and out of all mone	emises and all the improv accruing therefromy and ys arising from such sale
It is agreed by the parties hereto that the terms and a benefits accruing therefrom, shall extend and inure to an assigns and successors of the respective parties hereto.	provisions of this indenture of the obligatory upon the	and each and every obligation	on therein contained, and a
In Witness Whareaf, the part V of the floor and the			
last above written.	0 (1)	hand and	seel the day and ye
	1 Ceutific	an Marke Jones Gr	stord (SEAL
and the second		·····	(SEAL
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TATE OF Kansag	d.		
Donglas SS.	n		
Donglas COUNTY.		77	
Douglas County, 55.	her on the 17th. notary public	- day of -July	
Donglas county, 55.	her on this <u>17th.</u>	- day of -July	
Douglas county.	notary public Natic Jones Cra	ay of stuly ford in the	A. D., 1963. aforesaid County and State.
Dobglas COUNTY SS. SR IT REMEMBERED, T before imp. a DIAR J Temme Boula to me personally a school/adged me	hat on this 17th, notary public th Marie Jones Gra nown to be the same parson secution of the same.	eay of in the wford in the	A. D., 1962. aforesaid County and State, going instrument and duly
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Alte or initialing Douglas county 55 BE IT REMEMBERED, T before ine, s come Beulla to me personality k exhoevieleded the IN WITNESS WIESCO. year last above we year last above we year last above we	her on this 17th, notary public th Marie Jones Cra nown to be the same parson, secution of the same. I have hereinto autocribed m other.	eay of in the wford in the	A, D. 1962. aforesaid County and State poing instrument and duly ficial seal on the day and Datary Public
July 18, 1961 at 1:55 P.M.	her en the 1761. notary public th Marie Jones Cra nows to be the same person secution of the same 1 here, bereuto subscribed m rise. 1953. Jack Jones Cra Starsold	by of induly in the who executed the for- who executed the for- the executed the executed the executed the executed the executed the executed the execu	A, D., 1962. aforesaid County and State poing Instrument and duly ficial seal on the day and Notary Public Register of D
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