	Reg. No. 17,0 Fee Paid \$30.
and the second	
MORTGAGE	The Outlook Printers, Publisher of Legal Blanks, Lawrence, Kannas &
78132 BOOK 129	1 1 1 1 1 1 1 1 K
	of September
Michael L. Jamison and Virginia F. Jami	son, his wife,
af 1 minutes in the second sec	a
of Lawrence, in the County of Dou	
part 105 of the first part, and The First National	a second and a second
"un-"	part g of the second part.
Witnesseth, that the said part 105 of the first part, in	
Twelve thousand and $no/100 =$	
to them duly paid, the receipt of white	
this indenture do GRANT, BARGAIN, SELL and MORT	
following described real estate situated and being in Kansas, to-wit:	the County of Douglas and State of
Kansas, TO-WIII	
Lot five (5), in Block seven (7), to the city of Lawrence,	in South Hills, an Addition
to the city of Lawrence,	and the second
	in the second state in the second
a state of the sta	and the state of the
and the second	
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	and the second
the second secon	and the second sec
It is agreed between The parties hereto that the part 125 of the first p	
and assessments that may be levied or assessed against taid real state when itsee the building upon static real state insored against fire and tornado in a directed by the part. $Y_{}$ of the second part, the loss if any, made payable interest. And in the event that said part 1.2.5. of the first part shalf fail to paid premises invoide a hearing provided, then the part $y_{}$ of the second second part of the interest part shalf fail to paid premises, secured by this indenture, a until fully repaid.	the same become due and payable, and that $U(BQ, W11)$ with room and by such insurance company as valid? be appedied and to the part $\mathcal{Y}_{-}$ of the second part to the actent of 11.5 as such taxes when the same become due and payable or to keep d part may pay said taxes and insurance, or either, and the emount of ability the interest at the rate of 10% from the days of bitweent
until fully repaid. THIS GRANT is intended as a mortgage to secure the payment of the sum	
	DOLLARS
according to the terms of ORC certain written obligation for the paym	rent of said sum of money, executed on the 7th
day of <u>September</u> 19 61, and by It part, with all interest according to the terms of faid obligation	Terms made payable to the part Y of the second in and also to secure any sum or sums of money advanced by the
said part. Y of the second part to pay for any insurance or to discharge	any taxes with interest thereon as herein provided, in the event
that said part 125 of the first part shall fail to pay the same as provided. And this conveyance shall be void if such payments be made as herein as	
And this conveyance shall be void if such payments be made as herein a if default be made in such payments or any part thereof or any obligation or settare ere not appl when the same become due and payable, or if the insurance real estate ere not kept in as good repair as they are now, or if yeaste is com and the whole sum remaining unpaid, and all of the obligations provided for is given, shall immediately mature and become due and payable at the option	reated thereby or inferent hereon, or if the taxes to said real e is not kept up, as provided herein, or if the buildings on said minited or said premises, then this convergence shall become absolu- in said writter obligation. For the security of which this indentire
the sid part M of the second part ment thereon in the manner provided by law and to have a receiver appointe sell the premises heavy granted, or any part thereof, in the manner practi- relian the amount then unpaid of principal and interest, together with the costs	n of the holder nervol, without notice, and it shall be lawful for to take possession of the said premises and all the improve- d to collect the renix and benefits accounting therefrom such said to bed by law, and out of all moneys arising from such said to.
shall be paid by the part y making such sale, on demand, to the first p	and charges incident thereto, and the overplus, if any there be,
It is agreed by the partiest hareto that the terms and provisions of this is cenefits accruing therefrom, shall extend and inure to, and be obligatory u	indenturs and each and every obligation therein contained, and all pon the bein, executors, administration
	about a second and a second and a second a secon
In Witness Whereof, the part 105 of the first part ha. VC. bereunto ast above written.	set their hand 5 S and reat S the day and year
	Thicks 12 15
hand and a start of the start o	(SFAI) =
A state of the sta	Michael L. Jamison (SEAL)
	Nichael L. Jamison (SEAL)
	Hichael V. Janison (SEAL) Grand Janison (SEAL) Virginia F. Janison (SEAL)
	Nichael L. Janison (SEAL)

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