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MORTGAGE 79071	04e. 52K) The Outlook Printers, Publisher of Legal Blanks, Lawrence, Kansas
This Indenture Made this Eleventh	
This Indenture, Made this Eleventh day of December , 1951 betwee LaVern E. Hadl and Dorene J. Hadl, his wife	
of Lawrence in the County	of Douglas and State of Kansas
	nce National Bank, Lawrence, Kansas
	part y of the second part.
	he first part, in consideration of the sum of
	No/180 DOLLAR receipt of which is hereby acknowledged, ha ve sold, and b
	SELL and MORTGAGE to the said part \mathcal{I} of the second part, th
	and being in the County of Douglas and State of
Kansas, to-wit:	
The South One-fourt	h of the West Half of the Southwest
	hwest Quarter of Section 23, Township
and the second	East of the Sixth P.M., containing
	The second
5 acres more or les with the appurtenances and all the estate	title and interest of the said part 1930f the first part therein.
And the said part 105 of the first part do	hereby covenant and agree that at the delivery barent they are the tout I
of the premises above granted, and seized of a good and no exceptions	Indefeasible estate of Inheritance therein, free and clear of all incumbrances.
and that the	y will warrant and defend the same against all parties making lawful claim thereto.
It is agreed between the parties hereto that the part.	105. of the first part shall at all times during the life of this indenture, pay all tax
directed by the part. J. of the second part, the loss, I interest. And in the event that said part 185 of the first	f any, made payable to the part y
said premises insured as herein provided, then the per- to paid shall become a part of the indebtedness, secured until fully repaid.	id real estate when the same becomes due and payable, and that the provided in the same becomes due and payable, and the specified are farm, made payable to the part \underline{Y} . of the second part to the extend to the farm of the same become due and payable or to be \underline{Y} of the second part may pay said taxes when the same become due and payable or to be \underline{Y} of the second part may pay said taxes and insurance, or either, and the smoother between the same become due and payable or to be the same become due and payable or to be the second part may pay said taxes and insurance, or either, and the smoother between the same become due to the same due to the sam
THIS GRANT is intended as a martgage to secure the	psyment of the sum of
according to the terms of ODP rentain written oblig	o/100
day of DOSCHOOL	· · · · · · · · · · · · · · · · · · ·
part, with all interest accruing thereon according to the te said part	and by $\Delta = 1$ terms made payable to the part $\Delta = 0$ the ecconstrained of the second standard of the second standard by the second standard by the second standard by the second standard by takes with interest thereon as herein provided, in the event
that said part 100 of the first part shell fail to pay t	the same as provided in this indenture.
estate are not paid when the same become due and payat real estate are not kept in as good repair as they are not	e made as herein specified, and the obligation contained herein fully discharges of a new obligation created thereby, or interest thereon, or if the taxes on aid response is not kept up, as provided herein, or if the buildings on ai sid, or if the single of the sin
and the whole sum remaining unpaid, and all of the ob is given, shall immediately mature and become due and	ligations provided for in said written obligation, for the security of which this indentus payable at the option of the holder hereof, without notice, and it shall be lawful to
the said part , of the second part his assigns ments thereon in the manner provided by law and to have	5 or agents to take possession of the said premises and all the improve
sell the premises hereby granted, or any part thereof, i retain the amount then unpaid of principal and interest, to	payable at the option of the holder hereof, without notice, and it shall be lawful fo S. OT. <u>ACCILS</u> to take possession of the said premises and all the improve a receiver appointed to collect the rents and benefits accularly therefrom; and it in the manner prescribed by law, and out of all manays arising from usch rate to gether with the conts and charges incident thereto, and the overplus, if any there is used to the last over 195
It is agreed by the parties hereto that the terms and benefits accruing therefront, shall extend and inure to, a assigns and successors of the respective parties hereto.	d provisions of this indenture and each and every obligation therein contained, and a and be obligatory upon the heirs, executors, administrators, personal representative
In Witness Whereof, the part 105 of the first part	Aller and a second s
last above written.	the vo hereunto set uneit hands and seals the day and year
	LaVern E. Hadl (SEAL)
	(SEAL)
	Dorene J. Hadl
	(SEAL)
SS.	
Dist. A	
Douglas county,	The as the 11th December A P is 61
Douglas COUNTY.)	Ther on this 11th day of December A. D. 19.61 notary public in the aforesaid County and State.
Doumlas COUNY.) BE IT REMEMBERED, before me. s	
Douglas county) BE IT REMEMBERED before me, a cameLav	notary public in the aforestid County and State. Jern E. Hadl and Dorene J. Hadl, his wife
Douglas county.) BE IT REMEMBERED, before me, s came_Lav to me percently country.)	notary public In the aforesaid County and State. Vern E. Hadl and ^D orene J. Hadl, his wife y known to be the same person ⁸ who executed the foregoing instrument and duly the execution of the same.
Douglas county.) BE IT REMEMBERED, before me, s came_Lav to me percently country.)	notary public In the aforesid County and State. Jern E. Hadl and Dorene J. Hadl, his wife y known to be the same person? who executed the foregoing instrument and duly the execution of the same. Or i have hereunts subscribed my name, and affixed my official seal on the day and
Douglas county) BE IT REMEMBERED before me, a came Lav to me percent to me percent to me percent to me percent to me percent	notary public In the storestid County and State. Jern E. Hadl and Vorene J. Hadl, his wife y known to be the same persons who executed the foregoing instrument and duly the execution of the same. 10, I have hereunto subscribed my name, and affixed my official least on the day and written. 19 61
Douglas county,) BE IT REMEMBERID, before me, a came Lav to me personal county,) BE IT REMEMBERID, before me, a came Lav to me personal schowledged IN WITNESS WHEEK year last above	notary public In the storesid County and State. Jern E. Hadl and Dorene J. Hadl, his wife y known to be the same persons who executed the foregoing instrument and duly the execution of the same. Of I have hereuno subscribed my name, and effixed my official least on the day and written.
burglas country, BE IT REMEMBERID, before me, s came_Lav to me personal achnowledged IN WITNESS WHERE year last above May 19	notary public In the storessid County and State. Jern E. Hadl and Vorene J. Hadl, his wife y known to be the same person. Who executed the foregoing instrument and duly the execution of the same. Df, I have hereunto subscribed my name, and affixed my official seal on the day and written. 19 61

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