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this 9th of april 1971. me Bea

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Constant Andrews

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7934.5 BOOK 130	
	No. 523) The Outlook Frinters, Publisher of Legal Blanks, Lawrence, Kansas
This Indenture Made this 15th	day of January , 19.62 between
	I. Sommer, husband and wife
Lawrence , in the County of	Douglas and State of Kansas
rt lasof the first part, and	National Bank of Laurence,
	part 195 of the second part.
Witnesseth, that the said part y of the firs Three thousand three hundred and no.	100
	pt of which is hereby acknowledged, ha we sold, and by
is indenture does. GRANT, BARGAIN, SELL a llowing described real estate situated and	and MORTGAGE to the said part 2 of the second part, the
nsas, to-wit:	
and Lots Five (5), Six (6) and Seve	New York Street, in the City of Lawrence, an (7) in Block Dne (1), in Horewood C Lawrence, in Dowelad County, Kansas
ith the appurtenances and all the estate, title	and interest of the said part least the first part therein.
And the said part 195 of the first part do hereby	covenant and agree that at the delivery hereot they are the lawful manage a
and the second	asible estate of inheritance therein, free and clear of all incumbrances.
It is agreed between the parties hereto that the particles assessments that may be levied or assessed against seid real the buildings upon said risk sets insured against fire and ted by the part, y_{-} of the second part, the loss if any, n sermine moved as herein provided, then the part $\frac{1}{220}$, of the first part and shall moved as herein provided, then the part $\frac{1}{220}$ fully reput. MIS GRANT is intended as a mortgage to secure the parameter	warrant and defend the same against all parties making lawful claim thereto. of the first part shall at all times during the life of this indenture, pay all taxes erates when the same become due and psyable, and that bray, with tornado in such saw and by such insurance company as shall be specified and made psyable to the part y of the second part to the extent ofb.S. hall fail to psy such taxes when the same become due andbysyble or to keep of the second part may pay said taxes and insurance, or either, and the amount indenture, and shall beer interest at the rate of 10% from the date of payment of the sum of
Inree thousand three hundred an	d no/100
rding to the terms of <u>QUP</u> certain written obligation of <u>January</u> 19 62, and	for the payment of said sum of money, executed on the 15th
, with all interest accruing thereon according to the terms of	said obligation and also to secure any sum or sums of money advantal bus the
said part of the first part shall fail to pay the same	r to discharge any taxes with interest thereon as herein provided; in the event as provided in this indexture.
And this conveyance shall be void if such payments be made efsuit be made in such payments or any part thereof or any	as herein specified, and the obligation contained therein fully discharged, obligation created thereby, or interest thereon, or if the taxes on said real fine insurance is not keep up, as provided herein, or if the building; on taid watte is,committed on said premises, them this convergence shall become absolute provided for in said written obligation, for the security of which this indersture at the option of the holder hereof, without rotice, and it shall be lawful for
is thereon in the menner provided by law and to have a receit the premises hereby granted, or any part thereof, in the m in the amount then unpaid of principal and interest, together w be paid by the part \underline{Y} , making such sale, on demend, th	to take possesion of the said premises and all the improve- near appointed to collect the reats and benefits account therefrom, and to manner prescribed by law, and out of all moneys arising from such sale to with the costs and charges incident thereto, and the overplue, if any there be, or the first part. 2023.
It is apprend but the unstate bound at it is a first	ons of this indenture and each and every obligation therein contained, and all, obligatory upon the heirs, executors, administrators, personal representatives,
witness Whereof, the part 185 of the first part ha XG.	their
above written,	hereunto set hand and seel 5, the day and year
	Albert Francis Sommer (SEAL)
	Charlotte I. Sommer (SEAL)
	(SEAL)
	9.
	កត់ចំណាត់កំពុងជំណាត់កំពុងកំពុងកំពុងកំពុងកំពុងកំពុងកំពុងកំពុង
OF AANSAS	
Douglas COUNTY,	
BE IT REMEMBERED, That	
	otary Public in the aforesaid County and State,
same Albert H	
Albert I husband a	
Albert I husband z huchowiedged the ease	in to be the same person $^{\rm B}$, who executed the foregoing instrument and duly curion of the same.
to me personally known acknowledged the ease IN Withess writers writer	In to be the same person B^{-} , who executed the foregoing instrument and duly critical the same.
to me personally how echnology with easy in with the second secon	n to be the same person ^B , who executed the foregoing instrument and duly cution of the same. New herewrite subscribed my name, and affixed my official seal on the day and 6.3 Judgeph K-lefty a
Albert I husband a to me percently how exhowledged the exe IN WITNESS WHEEEO, I ha year last above written	In to be the same person B^{-} , who executed the foregoing instrument and duly critical the same.
Albert F husband a to me personally how schwowledged the ease IN WITNESS WHEEZOF, I ha year last above writer commission Expires dune 30, 19. Albert F husband a to me personally how schwowledged the ease IN WITNESS WHEEZOF, I ha year last above writer commission Expires dune 30, 19. Albert F husband a to me personally how writer and a beat f to me personally how the ease IN WITNESS WHEEZOF, I ha year last above writer commission Expires dune 30, 19. Albert F husband a husband	n to be the same person ^B , who executed the foregoing instrument and duly cution of the same. New herewrite subscribed my name, and affixed my official seal on the day and 6.3 Judgeph K-lefty a