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Deputy

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MORTGAGE BOOK 130	Fee Paid \$5.00
DOOR DO	(DOCO) (Die. 538) The Gotlock Printers, Publisher of Logal Blanks, Lawrence, Kansas
William A., Ray, and	this Fifteenth day of February , 1962 between Louella M. Ray, husband and wife
of Lawrence	in the County of Douglas and Stete of Kansas
periode and the tirst part,	and the Lawrence Mational Bank, Lawrence, Douglas County, Kansas
winessein, that the said	d part Les of the first part in consideration of al
Awy Anousand and No	9/100
Construction of the Construction of the States	duly paid, the receipt of which is hereby acknowledged, ha .Ve. sold, and by NT, BARGAIN, SELL and MORTGAGE to the said part y of the second part, the
following described real Kansas, to-with	estate situated and being in the County of Douglas and State of
Lot 127 o	on New Jersey Street, in the City of Lawrence,
and the second	Sounty, Kansas,
with the appurtenances an	nd all the estate, title and interest of the said part i as at the first
second case and party manufacture of the	he first part do hereby covenant and egres that as the delivery hereof they are the leaving owner?
the survey of the second secon	and that they will warrant and bland do
and associations that may be levied	
directed by the part y of the as interest. And in the event that said p said premises insured as forein prov so paid shall become a part of the	or averaged against and read state when the same baceware due and payable, and that <u>Lttp</u> all taxes taxes insured against and read state when the same baceware due and payable, and that <u>Lttp</u> will <u>Lttp</u> taxes insured against firs and tornado is such sum and by such intrastance on company as shall be apported to the lttp. If the lttp. If any made payable to the part <u>J</u> with intrastance on company as shall be applied and part <u>All</u> of the first part shall fail to pay such taxes when the isse scend part the lttp. All the amount indebindness, secured by this indenture, and shall bear interest at the rate of 10% from the date of payment
THIS GRANT is intended as a mo	stigage to secure the navement of the sum of
Iwo Thousand and No.	/100
day of February	certain written obligation for the payment of said sum of money, executed on the Fifteenth 19.52, and by Its terms of said abligation and also to secure any sum or sums of money advanced by the
said part y of the second part	in excounting to the terms of said abligation and also to secure any sum or sum of money advanced by the second It to pay for any insurance or to discharge any taxes with lateral thereon as herein provided, in the event
And this conveyance shall be vol	I to pay for any insurance or to discharge any taxes with laterest thereon as herein provided, in the event or shall fail to pay the same as provided in this indentus.
If default be made in such payments estate are not paid when the same be real estate are not kept in as good a	s or any part thereof or any obligation created thereby, or interest thereon, or if the taxes on said real ecome due and payable, or if the insurance is not kept up, as provided herein or if the build
and the whole sum remaining unpeld is given, shall immediately mature an	All such payments be made as herein specified, and the obligation consided therein fully discharged, as ran part thereof or any obligation, created thereby, or interest thereon, at if the taxes on said real ecome due and payable, or if the insurence is not keep up, as provided herein, or if the buildings on and d, and all of the colligations provided for in and written oblightion, for the succiry of which this indenture absolute and payable at the option of the holder hereof, without notice, and it shall be lawful for the first agents or assign to the the option of the holder hereof.
the said part 2 of the second puments thereon in the manner provided will the premises hereby granted or	no become due and payable at the option of the holder hered, without notes, and it shall be lawful for ser their agents or assigns to take possesion of the said premises and all the improve- d by law and to have a reserve appointed to collect the rents and benefits accuing therefore, and to any part thereof, in the manner prescribed by law, and out of all money arking from such asle to cipal and interest, together with the costs and charges incident thereto, and the overplus, if any there be, in such as a not decode to the fine overplus.
retain the amount then unpaid of print hell be paid by the part V mak	cipal and interest, on the manner prescribed by law, and out of all moneys arising from such sale to plan and interest, fogether with the costs and charges incident thereto, and the overplus, if any there be, ing such sale, on demand, to the first per 108
	that the terms and provisions of this indenture and each and every obligation therein contained, and all and and inter to, and be obligatory upon the heirs, executors, administrators, personal representatives, live parties hereto.
is witness Whereof, the part 121	tive parties haves. But de obligatory upon the heirs, executors, administrators, personal representatives, B. of the first parts ha VR. hereunto set their hand S and seal S the day and year
est above written.	hand S and seal S the day and year
	WITIIAM A. Ray Q. DRay (SEAL)
	Royullas m Pinn (SEAL)
	Locella H. Ray K. J. J. K. SEAU
	A CONTRACT OF A
ATE OF Kansas	
Douglas	_COUNTY,
AN VIEIP	as if REMEMBERED, That on min 15th. day of February & A. D., 19.62
SPOTARY	came William A. Ray and Louella M. Ray, husband and wife
	to me personally known to be the same person 3 who executed the foregoing instrument and duly
V. Startes	acknowledged the execution of the same, who executed the foregoing instrument and duly IN WITHERS WHEREOF, I have berewinto subscribed my name, and efficient my official seal go the day and year last above writes.
Commission Expires January	(/ pp-6
	a 19.63 John P. Peters Noiry Public
February 15, 1962 a	

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ebruary 1965. THE LAWRENCE NATIONAL BANK, LAWRENCE, KANSA_ George H. Ryan Vice President Mortgagee. Owner. Attest: William A. Lebert, Assistant Cashier (Corp. Seal)

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