Reg. No. 17,804

		0377 BOOK			
	(No.	52K) The Outle		er of Legal Blanks, La	
This Indenture, Made this August P. Hadl and Y	3rd iola M. Hadl, 1	day of husband & wij	May Ce	. , 19	62 between
of Lawrence, R#5, in th	e County of Di	ouglas	and S	tate of Kans	as.
partles of the first part, and	The Lawren	A	lank, Lawren	ce, Kansas.	
Witnesseth, that the said part	leg of the first -	and to constile	part y	of the secor	nd part.
SEVENTY FIVE HUNDRED & no/	LOO as	part, in conside	ration of the s		
	paid, the receipt	of which is h			DOLLARS
his indenture do GRANT, B	ARGAIN SELL and	MORTGAGE I	o the raid par	ledged, halve s	old, and by
ollowing described real estate	situated and be	ing in the Co	inty of Do	uglas	and State of
Cansas, to-wit:		, in the cor	,		and state of
The Northeast Qn part of the Sout described as fol said Southeast Q rods; thence Nor	theast Quarter lows: Commenci luarter of Sect th 252 rods: t	of Section S ing at the So ion Seven (7 hence East 1	even (7) utheast cor); thence We 59 rodst the	est 159	
252 rods to plac South, Range Two	e of beginning	all in Tow	nship Fourt	een $(1)_i$	
at a second second				•	
	A second second				
T ASSIGNMENT: luding all rents, issues a entitled to collect and re	nd profits the tain the rents	reof, provid , issues and	ed however i profits un	that the morts	agors sha
with the appurtenances and all t					
And the said part105 of the first p	art do hereby cove	mant and agree that	at the delivery her	they arehe	Banful conners
the premises above granted, and seized of	a good and Indefeasibl Exceptions	le estate of inheritan	ce therein, free and	d clear of all incumbra	inces,
and a second	that they will wa	rrant and defend the	r same against all	parties making lawful	claim thereto.
It is agreed between the parties hereto t ad assessments that may be levied or assess eep the buildings upon said real estate insu- rected by the part 3 of the second par- terest. And in the event that said part LES did premises inverse as heret provided, the p said shall become a part of the indebted mill fully repaid.	hat the part LCS of d against said real esta red against fire and tor r, the loss, if any, mad of the first part shall n the part Y of ness, secured by this in	the first part shall a site when the same 1 nado in such sum as e payable to the par fail to pay such ta the second part may denture, and shall be	t all times during t pecomes due and p the such insuran the such insuran the such of the su kes when the same pay said taxes an ar interest at the r	he life of this indentur payable, and that this ce company as shall b scond part to the exter become due and pay d insurance, or either, ate of 10% from the c	e, pay all taxes ey will e specified and t of its able or o keep and the smount date of payment
THIS GRANT is intended as a mortgage to SEVENTY FIVE HUNDRED & no/	secure the payment of	the sum of	\$ \$	* . · · · ·	DOLLARS,
coording to the terms of <u>B</u> certain ay of <u>May</u> art, with all interest accruing thereon accord	10 62	4+0		10 C C C C C C C C C C C C C C C C C C C	rd
id part y of the second part to pay	for any insurance or to	discharge any taxes	with interest ther	eon as herein provide	d, in the event
at said part LES of the first part shall	fail to pay the same as	provided in this ind	enture.		
And this conveyance shall be void if such default be made in such payment or any site, are not paid when the same become di al estate are not kepf in as good repeir es, d the whole sum remaining unpaid, and a given, shall immediately mature and becom	I of the obligations pro-	ovided for in said with the option of the h	ritten obligation, fo	the security of which	ully discharged. a on said real uldings on said become absolute of this indenture be lawful for
e said part Y , of the second part 1t ents thereon in the manner provided by law II the premises hereby granted, or any pa rain the amount then unpaid of principal and	agents or ass	rigns to take	possession of the	said premises and el	I the improve-
ill be paid by the part y making such	sale, on demand, to the	he first part 183.	1.1		any there be,
It is agreed by the parties hereto that at nefits accruing therefrom, shall extend and igns and successors of the respective parti		of this indenture an igatory upon the h	nd each and every eirs; executors, ac	obligation therein con Iministrators, personal	tained, and all cepresentatives,
In Witness Whereof, the part 188 of t above written.		hereunto set	their hand S	and test the	day and year
		Curr	at p.	24/0	
	later 1	n Sugu	st P. Hadl	mar	(SEAL)
		Viol	a M. Hadl	· · · · · · · · · · · · · · ·	(SEAL)
	Maria and		1	¢ .	(SEAL)
		A14010104444444444444444444444444444444		in an	(SEAL)
	and a contraction of the second of the secon		nannanninnin		000000000000000000000000000000000000000
			A Contraction		