đ

	8064.1 BOOK 131 Annanananananananananananananananananan
This Indenture, Made th	is lat day of June no 62 t
. Modert L. Sider and	"lima J. Elder, his wife; Johnny B. Ezell and Nancy J. Ezell.
nis wife; Michael I.	. Jamison and Virginia F. Jamison, his wife,
part les of the first part a	, in the County of Douglas and State of Kansas and State of Kansas Kan
	part X
Witnesseth, that the said Twelve, Thousand.	part. ies of the first part, in consideration of the sum of
to them this indenture do GRAM	duly paid, the receipt of which is hereby acknowledged, ha Xe sold, and b NT, BARGAIN, SELL and MORTGAGE to the said part X of the second part, th
Kansas, to-wit:	estate situated and being in the County of Douglas and State of
Lot Eight	t (8), in Block Three (3), in South Hills, an Addition
with the appurtenances and	d all the estate, title and interest of the said part 185 of the first part thereis
And the said part 185 of the	e first part dohereby covenint and agree that at the delivery hereof they are the lawful owner: seized of a good and indefeatible estate of inheritance therein, free and clear of all incumbrances,
It is agreed between the parties and assessments that may be levied o keep the buildings upon said real est directed by the part?	and that they will warrant and defend the same against all parties making lawful claim thereto. hereto that the part 165 of the first part shall at all times during the life of this indenture, pay all taxe preserved against said real state when the same becomes due and payable, and that $bhey$ will take insured against fire and tonado in such sum and by such insurance company as shall be scattered with and be loss; if any, made payable to the part $J_{\rm eff}$ of the scattered part to the set $J_{\rm eff}$ or the scattered that half all to pay such taxes when the tame become due and payable, there are the law of the scattered that have a scattered by a scattered by the scattered of the scattered by this indentifier, and shall beer interest at the rate of 10% from the date of payment
THIS GRANT is intended as a mor	rigage to secure the novement of the sum of
	we Hundred and no/100 (12,500.00)
part, with all interest accruing thereor	19 02, and by 108 ferms made payable to the part V of the second
	to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the even art shall fail to pay the same as provided in this indenture.
And this conveyance shall be void	d if such payments be made as herein Specified, and the obligation contained therein fully discharged of such payments be made as herein Specified, and the obligation contained therein fully discharged of any part thereof or any obligation created thereby, or interest thereon, or if the taxes on said rea- come due and payable, or if the insurance is not key us divided herein, or if the buildings sould spair as they are now, or if wate is committed on such greenies provided herein, or if the solitigations is provided to the solitigations provided the solities of the solitigations provided to the solitigations is provided to the solities of the
is given, shall immediately meture an the said part \mathcal{T} of the second pa- ments thereon in the manner provided sell the premises heraby granted, or retain the amount from unpaid of, prins	Id become due and payable at the option of the holder hereof, which this intentore art to take possession of the said premiers and all the improve- to take possession of the said premiers and all the improve- any part thereof, in the manner prescribed by law, and out of all improvement and interest together with the costs and charges incident thereto, and the overplus. If any there be, in such said interest dependence of the said premiers and the overplus. If any there be,
It is ground by the moster track	that the terms and provisions of this indenture and each and every obligation therein contained and all
In Witness Whereof, the part 10	
Plat 1 Sth	Jehner B. Bell Money Eell (SEAD
Robert L. Elder	Wilma J Elder Wichael Ly Camison Vigenia V Jamison (SEAL)
STATE OF KANSAS	กการการการการการการการการการการการการการ
DOUGLAS	COUNTY, SS
A DECEMBER OF	BE IT REMEMBERED, That on this 1st
of the sol	before me, a. Notary Public in the aforesaid County and Saite. Robert L. Elder and Wilma J. Elder, his wife; Johnny B.
NOTARL	
AUBLIC S	Virginia F. Jamison, his wife, hickael L. Jamison and to me personally known to be the same person S who executed the foregoing instrument and duly acknowledged the execution of the same.
An and a cal	IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written.
ly commission Expires uprin	10 1965 Toy & Kennell Norary Public
1 June h, 1962 at 10:0	5 A.R. Hardd J. Reok Resister of
	RELEASE
indersigned, owner of t	the within mortgage, do hereby acknowledge the full payment thorize the Register of Deeds to enter the discharge of this lay of October 1962 THE FIRST NATIONAL DAYS of this

.'

0