Reg. No. 18,084 Fee Paid \$21.50

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2. M. C.

A CONTRACTOR

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Outlook Pel

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f Lavre	nce in the C	week of Douglas	La
art of	the first part, and	lore F. Walter and Katl	and State of Kansas
	h, that the said part ies	of the first part, in conside	and the second s
to ta			ereby acknowledged, have sold, a
this indentu	re do GRANT, BARGA	NN, SELL and MORTGAGE	to the said parties of the second pa
Kansas, to-v	The second s	ated and being in the Co	unty of Douglas and St
		· · · · · · · · · · · · · · · · · · ·	
	The So	outheast Quarter of Seg	tion 5, Township
	· · · · · · · · ·	th, Range 18 East of t	
Jan Sale ale		an, Douglas County, Ka	
			ne said part ies of the first part there
of the premises	above granted, and seized of a goo	d and indefeasible estate of inherita	t at the delivery hereof. they are the lawful and the therein, free and clear of all incumbrances.
- If is agreed	between the parties hereto that the	they will warrant and defend t	te same against all parties making lawful claim th at all times during the life of this indenture, pay a
1 and accounts	about the stand of		
interest. And in said premises in 'so paid shall be until fully repaid	the event that said part 165 of sured as herein provided, then the come a part of the indebtedness, s	the first part shall fail to pay such part 105 of the second part ma secured by this indenture, and shall	becomes due and payable, and that LIBEY and by such insurance company as shall be speci- of the second part to the extent of UD exect when the same become due and payable or y pay said stacks and insurance, or either, and the bear interest at the rate of 10% from the date of
THIS GRANT	isrintended as a mortgage to secur Eight Th	nousand Six Hundred	D
according to the	terms of ODC certain written	n obligation for the payment of sa	id sum of money, executed on the 24th terms made payable to the part ies of the
a part, with allain	terest accruing thereon according to	the terms of said obligation and all	es with interest thereon as herein provided, in the
that said part 3	es of the first part shall fail to	pay the same as provided in this i	ndenture.
estate are not p	aid when the same become due and	payable, or if the insurance is not	and the obligation contained therein fully dis arereby, or interest thereon, or if the takes on is kept up, as provided herein, or if the buildings is aid premises, then this conveyance shall become written obligation, for the security of which this is holder hereof, without notice, and it shall be las
the said part . ments thereon is sell the premise retain the amount	es of the second part, the manner provided by law and s hereby granted, or any part the t then unpaid of principal and inter	to to to to	ke possession of the said premises and all the i ect the rents and benefits accruing therefrom Jaw, and out of all moneys arising from such rges incident thereto, and the overplus, if any th
			and each and every obligation therein contained, heirs, executors, administrators, personal represe
	hereof, the part ies of the fit	rst part ha VC hereunto set 1	
	n	: : 9.11	Wis acourt
		Willis Bo	wlin (
		·····	Repair
A State		Amy Bowli	n toutual in (
l≣ Kar	585	The second se	
STATE OF	glas COUNTY	s	
		ABERED, That on this 24th	day of August A. D. 1
M K AN	before m	ne, a notary pu	
A PETE	came	Willis Bo	alin and Amy Bowlin, his wife,
- COTAC	to me pe	ersonally known to be the same perso	n. S who executed the foregoing instrument and
RAIO AR	acknowle	idged the execution of the same.	· · · · · · · · · · · · · · · · · · ·
BUBLIC	IN WITNESS V year last	WHEREOF, I have hereunto subscribed above written.	my name, and affixed my official seal on the da
My commission E	pres June 5, 1966	19	and Telefish
	Children and a second se	·	. Notary Pu

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