Reg. No. 18,444

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This Indenture, Mad	C BOOK 133 (No. 52K) The Outlook Printers, Publisher of Logal Blacks, Lawr de this 26th day of February 1663	
Robert L. Elder and Michael L. Jamison	d Wilma J. Elder, his wife; Johnny B. Erell and Nancy J. Szell and Wirginds F. Jemison, his wife;	, his wi
of Lawrence	, in the County of Douglas and State of Mansas and The First National Bank of Jawrence, Lawrence, Kansas	e %
rourveen chousand a		DOLLARS
mis indenture doG	dùly paid, the receipt of which is hereby acknowledged, ha <sup>ve</sup> sold SRANT, BARGAIN, SELL and MORTGAGE to the said part X of the second sal estate situated and being in the County of <u>Douglas</u>	I mant the
And the said part 185 c	k seven(?), in South Hills and Addition to the city of 4swren s and all the estate, title and interest of the said part 193 of the first part th of the first part do	nerein.
It is agreed between the par	and that $\underline{bhey}$ will warrant and defend the same against all parties making lawful dat arties hereto that the part $\underline{beg}$ of the first part shall at all times during the life of this indenture. Ned or assessed against said real estate when the same becomes due and pixello, and that $\underline{bhg}$ all estate insured against fire and torsado in such sum and by such insurance company as thall be a said part $\underline{bg}$ , when $\underline{bgg}$ are the same becomes the same becomest to the extent and $\underline{bgg}$ , and $\underline{bgg}$ are the same become to the part $\underline{bgg}$ and the same become to the extent and part $\underline{bgg}$ , of the first gart shall fail to pay such taxes when the same become to the partial the indubtedness, secured by this indenture, and shall bear interest at the rate of 10% from the date	im thereto,
according to the terms of Office day of February part, with all interest accruing the	a mortgage to secure the payment of the sum of Fourteen thousand and $no/100-1$ . The certain written obligation for the payment of said sum of money, executed on the 26th 19 63, and by 155 terms made payable to the part $Y$ of part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, if the part to pay for any insurance or to discharge any taxes with interest thereon as herein provided. If the part to pay for any insurance or to discharge any taxes with interest thereon as herein provided.	DOLLARS,
And this conveyance shall be	e void if such payments be made as berein seasilied and the	
and the whole sum remaining un is given, thall immediately mature the said part . Y of the secon ments thereon in the manner prov sell the preinkase. Neeeby granted, retain the amount time unpaid of shell be paid by the part Y It is agreed by the parties the benefits accounting therefrom, shall	provide as may as now, or if wats is committed on asid premises, then this conveyants that block to an account of the obligations provided for in said written obligation. For the security of which the and part of the obligation provided for the holder hereof, without notice, and it shall be vided by law and to have a receiver appointed to collect the rents and benefits accruing therefore principal and interest, together with the costs and charges incident thereto, and the overplus. If any making such sale, on demand, to the first part 185 ureto that the term and provisions of this indentivis and each add every obligation therein contain extend that the term and provisions of this indentivis and each add every obligation therein contain extend that the term and provisions of this indentivis and each add every obligation therein contain extend as the term and provisions of this indentivis and each add every obligation therein contain extend and inverted the obligatory upon the heric, accounts a dominiant of the solid previous of the solid previous of the obligatory upon the heric accounts of the obligatory upon the heric accounts of the obligatory obligation therein contain	<pre>rgs on said me absolute is indenture lawful for ie improve- n; and to uch sale to i there be, ed, and all</pre>
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