Reg. No. 18,576

1 sta

and and the second the second

1.19.44

. MORT	GAGE 83984 BOOK 1314 Dec 528) The Outlash Printers, Publisher of Legal Blanks, Lawrence, Ka
Thi	s Indenture, Made this Twenty-third
Ie	slie Paul Mittelstadt and Mildred A. Mittelstadt, husband and wife,
	awrence, in the County of Douglas and State of Kansas
part.A	ss of the first part, and
Wit	part. y of the second part. messeth, that the said part.lesof the first part, in consideration of the sum of
	Thousand and No/100
to	
	ndenture doGRANT, BARGAIN, SELL and MORTGAGE to the said part .yof the second part
	ring described real estate situated and being in the County of
	s, to wit: The East 65 feet of the following described tract, to-wit: Beginning at a point 822 feet South and 1430.84 feet West of the center of Section 36, Township 12 South, Range 19 East of the Sixth Principal Meridian, thence North 144.92 feet to the South line of Oxford Road, thence East along the South line of Oxford Road 130 feet, thence South 144.93 feet, thence West 130 feet to the point of beginning, (sometimes known as the East 8 feet of Lot 7, all of Lot 6, and the West 47 feet of Lot 5, in Block 5), in West Hills, an Addition to the City of Lawrence, Douglas County, Kansas,
	Including the rents, issues and profits thereof provided, however, that the Mortgagors shall be entitled to collect and retain the rents, issues and profits until default hereunder.
with	the appurtenances and all the estate, title and interest of the said part less of the first part therein
And	the appurtenances and all the estate, title and interest of the said part les of the first part therein the said partles of the first part do hereby covenant and agree that at the delivery hereof they are the lewful ow membes above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all incombiness
And of the p	the said pariles of the first part do
And of the p it is	the said partles of the first part do
And of the p it is and asse keep the directed interest. said pre to paid until ful	the said periles in the same sheep some some some some some some some some
And of the p It is and assa keep the directed interest. said pre to paid until full THIS according	the said periles of the first part do
And of the p it is and asse keep the directed interest, said pre to paid until ful THIS according day of	the said part LES_ of the first part do
And of the p It is and asset keep the directed interest. said pre- to paid until ful THIS according day of part, wit said par	the said periles is of the first part do
And of the p it is and esse keep the directed interest. said pre to paid until full THIS according day of part, wit said part that said	the said periles in the same shows granted, and serve that at the delivery hereof they are the lawful ow premises above granted, and selved of a good and indefeesible estate of inheritance therein, free and clear of all incombines. The exceptions and they they will warrant and defend the same equinat all periles making lawful claim there are between the periles hereins that the pariles of the first part shall at all times during the life of this indenture, pay all assessent that may be levied or assessed against all rest early will warrant and defend the same equinat all periles making lawful claim there are between the periles hereins that the pariles of the first part shall at all times during the life of this indenture, pay all be buildings upon said real estate insured against firs and torrado in such sum and by such insurance company as shall be specified by the part V, of the second part to the exist of the first part shall fail to pay such taxes when the same becomes due and payable, and the shall be specified as been payable, and the such part may pay said taxes and insurance, or either, and the shall be come part may pay said taxes and insurance, or either, and the shall be come part may pay said taxes and insurance, or either, and the shall be come and and there of the indebtedness, secured by this indenture, and shall beer interest at the rate of 10% from the date of part yrepsid. GRANT is intended as a mortgage to secure the payment of the sum of TRE Thousand and No/100 DOI to the terms of .000 certain written obligation for the payment of said sum of money, executed on the TWENTY—thi
And of the p it is and asse- keep th and asse- addrected interest, asid pre- to paid until ful THIS according day of part, wh said part that said f defau estate an estate an	the said periles of the first part do
And of the p it is and assaid pre- to paid where the said pre- to paid until full THIS according day of part, will said pare the said day of I have the said of the said the said the said the said pare the said said the	the said pertless of the first part do
And of the p of the p it is and essa keep that interest. and part so paid until full THIS according day of THIS according day of And the said part, with said part thet said and the said and the said the s	the said pertARE of the first part do
And of the p of the p it is and ease keep the adding of the solution interest. Solution of the solution of the coording of the solution of the solution of the solution and part. With as a solution and part. With as a solution and part. With a solution of the solution of the solution of the solution of the solution of the solution of the solution of the solution of the solution of the solution of the solution of the solution of the solution of the solution of the solution of the solution of the solution of the solution of the solution of	the said pertARS_ of the first part do
And of the p of the p It is and assa keep that and assa keep that and assa keep that and assa keep that and assa and part. with asid part. with asid asid part. with asid part. with asid asid part. with asid part. with asid part. with asid asid part. with asid	the said pertARE of the first part do
And of the p of the p It is and assess keep that according day of part, war said par And f defause And f defause and thet said Ments that said And f defause and the said ments thet said ments the said the said the said the said the said the said the said th	the said pertARM of the first part do
And of the p of the p It is and assess keep that according day of part, war said par And f defause And f defause and thet said Ments that said And f defause and the said ments thet said ments the said the said the said the said the said the said the said th	the said pertARE of the first part do
And of the p of the p it is and assesses keep this and assesses to paid directed interest. THIS eccording day of THIS eccording day of THIS asid part, with asid part, with asid as a side of the side of the side	the said pertARM of the first part do hereby covenant and agree that at the delivery hereof they are the lawful or premise above granted, and asized of a good and indefeesible estate of inheritance therein, free and clear of all incombinees. No exceptions

•

• • •