1.71 1

1

	84243 BOOK 13	4	Marr	Legal Blanks, Lawrence, Kans
	ure, Made this			, 19.63 betw
		******	8 ,	
of Lawrence	, in the Count		s and State	of Kansas
	e first part, and			
				of the second part.
	that the said part i.e.sof	the first part, in conside	aration of the sum	of
Ten Thou	sand and No/100			DOLL
	duly paid, the			
	doGRANT, BARGAIN,			
Kansas, to-wit	scribed real estate situated	I and being in the Co	unty of Doug	and State
Kansas, 10-wil	•			
	The East One Half of	the Southeast Quar	ter of Section ?	[wenty (20),
	Township Twelve (12)	South, Range Ninet	een (19) East of	the Sixth
	Principal Meridian in	n Douglas County, Ka	ansas,	
ø.				
	Including the rents,	issues and profits	thereof provide	ed.
	however, that the Mon	rtgagors shall be en	ntitled to colle	
	and retain the rents hereunder.	, issues and profits	s until derault	
	1			3
	urtenances and all the estate			and the second
And the said p	part LES of the first pert do	hereby covenant and agree that	t at the delivery hereof !	they are the lawful own
no e	pove granted, and seized of a good an exceptions	nd indeteasible estate of inherita	nce therein, free and clea	r of all incumbrances,
Januar and the second second	and that the	ey will warrant and defend t	he same against all partie	s making lawful claim theret
	etween the parties hereto that the pa			
keep the buildings	ast may be levied or assessed against upon said real estate insured against rtl Y of the second part, the loss	fire and tornado in such sum	and by such insurance co	mpany as shall be specified
interest. And in the said premises insur	e event that said part LCS of the f red as herein provided, then the part me a part of the indebtedness, secur	first part shall fail to pay such t y of the second part ma	axes when the same become	ome due and payable or to l urance, or either, and the am
enn rony repaid.				
THIS GRANT Is	Intended as a mortgage to secure the	e payment of the sum of		
according to the te	erms of ONE certain written ob	ligation for the payment of sa	id sum of money, execute	ed on the 22nd
day of part, with all inter	V 19 63 rest accruing thereon according to the	, and by its terms of said obligation and al	terms made payable	to the part y of the set
said part X	of the second part to pay for any ir	surance or to discharge any tax	es with interest thereon	
	$S^{n}$ of the first part shall fail to pay syance shall be vold if such payments			and the state of the state
estate are not paid	e in such payments or any part there when the same become due and pay	able or if the insurance is not	hereby, or interest thereo	n, or if the taxes on said
	kept in as good repair as they are in m remaining unpaid, and all of the mediately mature and become due an			
the said mast Y	of the record and its age	ents or assigns		
	te manner provided by law and to h hereby granted, or any part thereof, then unpaid of principal and interest,			
shall be paid by t	the part. Y. making such sale, on	demand, to the first part ies	s	a me overplus, if any there
benefits accruing 1	y the parties hereto that the terms in therefrom, shall extend and inure to	and be obligatory upon the	and each and every obl heirs, executors, admini	igation therein contained, and strators, personal representat
In Witness Whe	weef, the part Les of the first p			ind seal S the day and
last above written.		Del	210	A line day and
		John H. F	oster 1	sto (SE)
		101.	da 2 %	(SEA
		Alfreda 1	. Foster	SEA (SEA
				(SEA
0				

and the second second second

----

should be to be

1

- 41

· ` 'o

0

· /·