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MORTGAGE 84329 BOOK 134	No. 52K) The Outlook Printers, Publisher of Legal Blanks, Lawrence, Kansar
	day of May , 19.63 betwee
	thur Wilson, Loyd Davidson, Kenneth Kruse
Trustees First Church of the Nazarene	e of Lawrence, Kansas
of Lawrence , in the County of	Douglas and State of Kansas
	nce National Bank, Lawrence, Kansas
Witnesseth, that the said part ies of the fir	
	DOLLA
	ipt of which is hereby acknowledged, hatten sold, and I
The second s	and MORTGAGE to the said part y of the second part, the
	being in the County of Douglas and State
Kansas, to-wit:	
Lots Nos Fight (8) Nine (9)	Ten (10), Eleven (11), and Twelve (12),
	11 Place, an Addition to the City of
	ddition to the City of Lawrence, and
Including the rents, issues and that the Mortgagors shall be en rents, issues and profits until	d profits thereof provided, however, ntitled to collect and retain the 1 default hereunder.
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And the axid part AS of the first part do hereby the premises above granted, and saized of a good and index <u>no_exceptions</u> and that they may the levie do a scale of the second part, the lock, if any index that they part Y of the second part, the lock, if any index they part Y of the second part, the lock, if any index they part Y of the second part of the lock part Y of the second part of the lock part Y of the second part of the lock part Y of the second part of the lock part Y of the second part of the lock part Y of the second part of the lock part Y of the second part of the lock part Y of the second part of the lock part Y of the second part of the lock part Y of the second part of the second part of the lock part Y of the second part of the oblight part Y of the second part of the oblight part Y of the second part of the oblight part Y of the second part of the oblight part Y of the second part of the oblight part Y of the second part of the oblight part A of the second part of the oblight part A of the second part of the oblight part A of the second part of the oblight part A of the second part of the oblight part A of the second part of the second due to the secon	covenant and agree that at the delivery hereof they ATC the lawful covenessible estate of inheritance therein, free and clear of all incombrances. Ill warrant and defend the same against all parties making lawful claim thereto of the first part shall at all times during the life of this indenture, pay all ta- d fornade in such sum and by such insurance company as shall be partified a made payable to the part y of the second part on the extent of the life of the indenture, and shall beer interest at the rate of 10% from the date of payment of the site of part may pay such taxes and insurance, or either, and the armo- his indenture, and shall beer interest at the rate of 10% from the date of payment of the 'unw of Sixty-Three Thousand and No/100 fon_the payment of said sum of money, executed on the TWENTy-FOUT d by

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