Reg. No. 18,674

a second and a second sec

.....

	E 84399 BOOK 134 (He. 533) The Outlook Printers, Publisher of Legal Blanks, Lawrence,
	denture, Made this 3rd day of June , 1963 be The Lawrence Paper Company, a Kansas Corporation
of part	Lawrence , in the County of Douglas and State of Kansas
	seeth, that the said part Xof the first part, in consideration of the sum of \$40,000,00
to <u>i</u> this inde	tduly paid, the receipt of which is hereby acknowledged, hassold, a nture do.ssGRANT, BARGAIN, SELL and MORTGAGE to the said partsof the second pa g described real estate situated and being in the/County ofDouglasand S
	Beginning at the Northeast corner of Lot One (1) on Delaware Street; thence East 75 feet; thence South 200 feet; thence West 75 feet; thence North 200 feet to the place of beginning; also Lots One (1), Three (3), Five (5) and Seven (7) on Delaware Street; and
	Beginning 117 feet East of the Northwest corner of Lot Nine (9) on Delaware Street, thence South 50 feet; thence West 75 feet; thence North 50 feet; thence East 75 feet to the place of beginning; also Lot Nine (9) on Delaware Street; and
	Lots Fourteen (14) and Sixteen (16) on Pennsylvania Street; all in the City of Lawrence, Douglas County, Kansas
And the	e appurtenances and all the estate, title and interest of the said party of the first part ther said part.Y of the first part doBS hereby covenant and agree that at the delivery hereof it is the lawful nises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances.
	and that
interest. A said premi so paid sh until fully	RANT is intended as a mortgage to secure the payment of the sum of
	\$40,000.00 o the terms of ODB
day of	JUNG 1963, and by 125 terms when builden to the payment of sale sent of many sectors of the part JUNG 1963, and by 125 terms made payable to the part all interest according to the terms of said obligation and also to iscure any sum or sums of money advanc of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in
that said p	party of the first part shell fail to pay the same as provided in this indenture.
LIDA BUSIES MARKED	is conveyance shall be void if such payments be made as herein specified, and the obligation contained, therein fully is be made in such payments or any part thereof or any obligation created thereby, or interest thereon, or if the taxes on
If default estate are real estate and the v is given,	shall immediately mature and become due and payable at the option of the holder hereof, without notice, and it shall be
If default estate are real estate and the v is given, the said p ments ther sell the p retain the shall be p	And some tensioning unpaids, she all of the oblightents provided to in said winning unpaids, but we accurry out into his shall invited tension the become due and payable at the option of the holder hered, without notice, and it shall be and \mathcal{L} of the second part. The second part is a state of the second part is and the second part of the second part. The second part is a state of the second part is a state of the second part of the second part is a state of the second part. The second part is a state of the second part is a state of the second part of the second part of the second part of the second part is a state of the second part of the secon
If default estate and real estate and the v is given, the said p ments ther sell the p retain the shall be p It is a benefits a sasigns ar	And some tending Upplot, and all of the congeneral provides to in and writin congristic, to the second y of which has hall invival tend writing upplot, and all of the congeneral payable at the option of the holder hereit, without notice, all tables are $T_{\rm eff}$ of the second part is become due and to have a receiver appointed to collect the remts and benefits accuring therefore remises hereby granded by law and to have a receiver appointed to collect the remts and benefits accuring therefore amount then unput of principal and interest, together with the costs and charges incident thereto, and the overplax, if any aid by the part $T_{\rm eff}$ making such sale, on demand, to the first part $T_{\rm eff}$ making such sale, on demand, to the first part $T_{\rm eff}$ makes and every obligation therein containe cruing therefore, shall extend and inverse, and providens of this indenture and each and every obligation therein containe cruing therefore, the parts hereto that the terms and providens of this indenture and each and every obligation therein containe cruing therefore, shall extend and inverse. The area is a provident of the sector $T_{\rm eff}$ area to the sector $T_{\rm eff}$ and $T_{\rm eff}$ areas to the sector $T_{\rm eff}$ and $T_{\rm eff}$ areas therefore. The sector $T_{\rm eff}$ areas therefore, the part $T_{\rm eff}$ areas the sector $T_{\rm eff}$ areas there $T_{\rm eff}$ areas the sector $T_{\rm eff}$ and $T_{\rm eff}$ areas the sector $T_{\rm eff}$ and $T_{\rm eff}$ areas the sector $T_{\rm eff}$ areas the sector $T_{\rm eff}$ and $T_{\rm eff}$ areas the sector $T_{\rm eff}$ ar
If default extate are real estate and the v is given, the said p ments ther said the p retain the ahall be p It is a benefits a assigns ar In Win NATOREAN behal its S to bb	greed by the parties hereto that the terms and provisions of this indenture and each end every obligation therein containe croking therefrom, shall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal repre d uccessors of the respective parties hereto. Set Whereof, the part 2 of the first pert ha ^S herewonto the caused this Deed to be signed on 1 by the President, thereunto duly authorized so to do, and to be attested executions, and the caused its common seal. here whereof, the day and year last
If default extete are real estate and the v is given, the said p ments ther sell the p retain the shell be p It is a benefits a assigns ar In Win NATOREXU	The score formation of the second part is the consistent provide to in and write consistent to the second part is the second part is the second part is the part of the second part is below the provide to have a receiver appointed to collect the rents and benefits accounting therefore rents hereby greated, or any part thereof, in the manner prescribed by law, and out of all moneys arising from to amount then unpide of principal and interest, together with the costs and charges incident therete, and the overpla, if any said by the part messing such takes, on demend, to the first part messing such takes, on demend, to the first part messing such takes, on demend, to the first part messing such takes, on demend, to the first part messing such takes, on demend, to the first part messing such takes, on demend, to the first part messing such takes, on demend, to the first part messing such takes, on demend, to the first part messing such takes, on demend, to the first part messing such takes, on demend, to the first part messing such takes, on demend, to the first part messing such takes, on demend, to the first part messing such takes, and the overpla, if any said by the part of the first part has here until the here for the first part has here until the here for the first part has here until the here for the first part has here until the here for the first part has here until the here for the first part has here until the dest and dup and the over the here for the scale disc common seal for the day and year last for the first part the means for the day and year last for the day and year last for the day and year last
If default ertate are real estate and the v is given, the said p ments there sell the p retain the shell be p It is a benefits a savigns ar its S to by above	The second part is the second part is the congening provide to in and writing congression of the second part is the bar is expression of the second part is all bar is the option of the bar is the provide the second part is the second part is all the confine the option of the bar is all predicts and it shall be confined to the provide the p
If default extate are real eated and the v is given. the said the vision were the said the p pretain the abalt be p retain the abalt be p th is a benefits a asigns are benall its S to by above Attoa	And your tending upped, and in the Congeline provides to in and we intro constants, which we can be a set of the second part. entry
If default extents are real extent and the via given. the said ments there as the said the pretain the abalt be pretain the abalt be pretain the abalt be pretain the abalt of the said to by a to be a to be a to be a to be a to be a to be a to be a to be a to be a to be a to be a to be a to be a to be a to be	which for tending Uppeld, but is the the Congenitive provides to in and write the point of the second part. The tendence of the second part is the option of the bolter hered without notice, and it shall be been to be a second part. The tendence of the second part is the second part is the option of the being second without notice, and it shall be been to be a second part is the second part is the second part is the option of the second part is all the second the option of the second part is all the second part is the second part part is the second part pa
If default entrate are real estate and the via given. The said be p retain the shall be	which the manning upped, and an of the delighted by provide the manner and the balance of the second parts and the provide the prime of the balance of the second parts and the prime barry of the second parts and provides the first part y is and out of all moneys arising from anoth the number of prime and intervents the first part y is an and provides the first part y is an and provide the first part y is an and y part y is an an and y part y is an and y part y is an any y part y is any y part y

1

14

States.