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MORTGAGE (No. 1	52K). The Outlook Printers, Publisher of Legal Blanks, Lawrence, Kansas
This Indenture, Made this lst.	35 August
Raymond J. Wingebach and Dorothy M. Wing	day of August , 19 63 between
A A A A A A A A A A A A A A A A A A A	ecado, his wire
in the second	and a second and the
of bigging, in the County of Do	uglas and State of Kansas
part 10 Sof the first part, and . Kaw Valley Stat	e Bank, Fudora: Konsor
A free to be a fre	and the second state of the second state of the second state of the
Witnesseth that the calif and iPS stul to "	part V of the second part.
Witnesseth, that the said part ies of the first part ity three hundred & no/100	n
	UULARS
to duly paid, the receipt of	of which is hereby acknowledged, have sold, and by
this indenture do GRANT, BARGAIN, SELL and	MORTGAGE to the said part y of the second part, the
following described real estate situated and bei	ng in the County of Douglas and State of
Kansas, to-wit:	
Lot Three (2) and the West's it is a	and the second
in the City of Eudora, in Douglas County,	Rour (4), in Block One Hundred Sixty-Cour (16),
with the appurtenances and all the estate, title and	interest of the said part of the first part therein
And the said part 105 of the first part do hereby cover	nant and agree that at the delivery hereof LARY BIRS the lawful owners.
of the premises above granted, and seized of a good and indefeasible	t estate of inheritance therein, free and slave of all tameters
8	reaction of the side clear of all incomprances,
and that they will war	rant and defend the same against all parties making lawful claim thereto.
It is agreed between the parties hereto that the part of t	he first part shall at all times during the life of this indenture, pay all taxes
and assessments that may be levied or assessed against said real estat	e when the same becomes due and payable, and that they will
directed by the part of the second part, the loss, if any, made	e which the same becomes due and payable, and that "Merry will addo in uch sum and by such insurance company as shall be specified and payable to the part J" of the second part to the events of -fill to pay such taxes when the same become due and payable or to keep he second part may pay slid taxes and fiturance, or either, and the amount ferture, and shall beer interest at the rate of 10%. From the date of payments.
said premises insured as herein provided, then the part Z of t	tail to pay such taxes when the same become due and payable or to keep he second part may pay said taxes and insurance, or either, and the amount
unai tuliy repaid.	and the second of payment
THIS GRANT is intended as a mortgage to secure the payment of	the sum of
ODE	DOLLARS,
according to the terms of certain written obligation for	the payment of said sum of money, executed on the
day of AUFUEL	15 . Terms made payable to the part, ${\cal Y}$ of the second obligation and also to secure any sum or sums of money advanced by the
said part	discharge any taxes with interest thereas as Kenda and 111 and
that said part of the first part shall fail to pay the same as	provided in this indenture.
And this conveyance shall be used if wat	
state are not hald when the same house it is it is	and thereby, of interest intereon, or it the taxes on said real
and the whole sum remaining uncertain and all that the total	the is committed on said premises, then this conveyance shall become absolute
nents thereon in the manner provided by law and to have a receiver,	to take possession of the said primites and all the improve appointed tor collegt the rents and benefits accuring therefrom, and to be prescribed by flaw, and out of all money arising from such tale to the costs and charges incident thereto, and the overplus, if any there be,
etain the amount then unpaid of principal and interest, together with	er prescribed by Taw, and out of all moneys arising from such sale to,
han be paid by the pert making such sale, on demand, to th	e first pert 105
It is agreed by the parties hereto that the terms and provisions senefits adviving therefrom, shall extend and inure to and be abli-	of this indenture and each and every obligation therein contained, and all- gatory upon the heirs, executors, administrators, personal representatives,
issigns and successors of the respective parties hereto,	gatory upon the heirs, executors, administrators, personal representatives,
In Witness Whereaf, the part 185 of the first part ha Ve to ast above written.	reference set their to hand the and seal 5 the day and year
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and the second second second second second	(SEAL)
	Warstly M Wingcheck (SEAL)
the second s	Doroty N. Wine bach (SEAL)
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ATE OF Kansas	the second s
Douglas COUNTY,	the second s
and the second sec	lst. Annist
BE IT REMEMBERED, That on the before me, a stary	Public
	in the apresaid County and State. Wingebach and Dorothy M. Wingebach, his vife
C. N. U. L. M. C.	MILLER MILLER MILLER MILLER MILLER MILLER MILLER MILLER
to me personally known to I	be the same person. S who executed the foregoing instrument and duly
	or the settlet
IN WITNESS WHEREOF, I have he year last above written.	ereunto subscribed my name, and affixed my official seal on the day and
7-25- 67	26:4.12-11
Commission Expires 19	Henrietta A. Fuller Notary Public
	inview Public
August 1, 1963 at 3:35 P.M.	A real 1 . Jon Recister of De
August 1, 1963 at 3:35 P.M. RELEASE	Register of De
	tale, is thereby acknowledge the full payme
	sale, is tereby acknowledge the full payre

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