1. 1. A.

. -----

A STATE OF STATE

IJ

::-14

•

MORTGAGE	DERAS-	(Ne. 52K) Th	e Outlook Printers, Publisher	of Legal Blanks, Lawren	ace, Kansas
	35345 воок	135	August	1963	between
This Indenture, Made	this 5th	day c	1, husband and wif		
Charles 5. 1	indell and Pau.	line k. Lindei	r, nusband and with	······	
	······	i sitti mana ana ana ana ana ana ana ana ana an	And the second sec	Konsas	
of Lawrence	, in the County	of Dougla	s and Sta	te of Marisas	
part les of the first par	, and The Fir	st National Ba	nk of Lawrence, La	wrence, Mansa	
and and a start and a start and a start and a start a s				of the second	part.
Witnesseth, that the s	aid part ies of t	he first part, In c	onsideration of the sur		
	and and no/100				DOLLARS
to them	duly paid, the	receipt of whic	n is hereby acknowle	dged, have sol	d, and by
this indenture doG	RANT, BARGAIN,	SELL and MORTO	GAGE to the said part	y of the secon	d part, the
following described re	al estate situated	and being in	he County of Doi	iglas an	nd State of
Kansas, 'to-wit:				and the second	
		جهار آمان که مساور از د. ا	Treat A Sahuara	Acres	
bhe rre	ition to the Ci	ty of Lawrence	Tract A, Schwarz .		t.e.
with the appurtenance	and all the estate	, title and intere	st of the said part les	of the first part	therein.
And the said part ies	of the first part do	hereby covenant and	agree that at the delivery her	eof they are the	lawful owner
of the premises above granted,	and seized of a good a	nd indefeasible estate o	f inherijance therein, free and	I clear of all incumbran	nces,
- manual and a second s	• • • • • • • • • • • • • • • • • • • •	IeV	defend the same against all	parties making lawful s	claim thereto.
	esting bernto that the pa	ies of the first	art shall at all times during t	he life, of this indentur	e, pay all taxes
keep the buildings upon said r	eal estate insured against	fire and tornado in s	to the part. I such insuran	ce company as shall be econd part to the exten	e specified and t of 105
interest. And in the event that	said parties of the	first part shall fail to p	ay such taxes when the same	become due and paya d insurance, or either,	and the amoun
and assessments that may be le keep the buildings upon said of directed by the part and of interest. And in the event that said premises insured as herei so paid shall become a part of uset! folly canad	f the indebtedness, secur	red by this indenture,	and shall bear interest at the r	ate of 10% from the c	late of paymen
until fully repaid. THIS GRANT is intended as					Same and the second
Five thous	and and no/100				- OLLARS
according to the terms of	ne certain written of	bligation for the pays	nent of said sum of money, e	xecuted on the	ch ©
day of August part, with all interest accruing	63	3		vable to the part V	of the second dvanced by the
said part y of the secp	ad part to pay for any i	insurance or to dischard	e any taxes with interest the	reon as herein provide	d, in the even
that said part ies of the	first part shall fail to pa	y the same as provided	in this indenture,	All and the second	
And this conveyance shall If default be made in such p	be void if such payment	ts be made as herein	specified, and the obligatio	n contained therein t thereon, or if the tax	fully discharged es on said rea
estate are not paid when the	same become due and pa	syable, or if the insurar	ce is not kept up, as provid	this conveyance shall	become absolut
real estate are not kept in as and the whole sum remaining is given, shall immediately m	unpaid, and all of the	obligations provided find payable at the opt	or in said written obligation, t on of the holder hereof, wit	or the security of which nout notice, and it sha	th this indentur Il be lawful fo
the said part y of the s	cond part		to take possession of t	ne said premises and	all the improve
the said part y of the s ments thereon in the manner sell the premises hereby gre- retain the amount then unpaid	provided by law and to ted, or any part thereo	have a receiver appoint of, in the manner press	ed to collect the rents and ribed by law, and out of	benefits accruing ther all moneys arising fro	om such sale t
retain the amount then unpaid	of principal and interest	, together with the cost	s and charges incident theret	o, and the overplus, i	t any there be
shall be paid by the part y	making such sale, or	and provisions of this	indenture and each and eve	ry obligation therein co	ontained, and a
 It is agreed by the parti- benefits accruing therefrom, assigns and successors of the 	hall extend and inure	to, and be obligatory	upon the heirs, executors,	administrators, persona	l representative
assigns and successors of the			set their Hand	S and seal S the	e day and ye
last above written.		Capital Contract	51 · · ·	D.	217
			arles E. Lindell	Sindle	(SEAL
1.		. On	uline Sugar	sell.	(SEAL
and the second second second	Section 1	, Pa	uline m. Lindell		(SEAL
and the second second	•	A Company of the second		in the second second	
	P	and service of	F		
4			MARAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAA		
nnnnnnnnnnnnnnnnn	mannnaaaanaaa			-	
STATE OF & Kansas		e	a		ture 1
Douglas	COUNTY,	and the second second			· · · · · ·
	BE IT REMEM	SERED, That on this	5th day of	August	A. D., 196
REII RH	before m	e, a Notary		in the aforesaid	
15:10:00	B		dell and Pauline F	. Lindell, hu:	soand and
NUTARY		wife,	· · · · · · · · · · · · · · · · · · ·		to ment and d
OPHP 15	4. to me pe	dged the execution of	the same person S who" exec the same.	uted the foregoing ins	froment and d
	1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1		to subscribed my name, and	affired my official seal	on the day i
	IN WITNESS V	above written.	no subscribed my menter and	animed my entered	

U. Ret

4

u stor p