Reg. No. 19,176 Fee Faid \$22,50

5.1

1 I I I

Carlos Co

	ORTGAGE 85516 BOOK 136 (No. 52K) The Outlook Frinters, Publisher of Legal Blacks: Lawrence, Kanasa
15	This Indentuse Made this -237da to Dependent i ca
	Donald E. Palmateer and Doris H. Palmateer, husband and wife.
	sonare an rannecer and borrs in rannacer, iusbane and wife,
	and the second s
	Lawrence , in the County of Douglas and State of Kansas
ра	ries of the first part, and The Lawrence National Bank, Lawrence, Kansas
	part. y of the second part.
	Witnesseth, that the said part ies of the first part, in consideration of the sum of
	ne Thousand and no/100
to	them duly paid, the receipt of which is hereby acknowledged, have sold, and by
+6	s indeptuse de CRANT RARCANA STU - LA CREATE - CRANT RARCANA STU
	s indenture do
	lowing described real estate situated and being in the County of Douglas and State of
Ka	nsas, to-wit: nning at a point 20 feet West of the Northeast corner of Section Thirty-two (32),
wn bj sc if t e s et ar w	8' 40" West 1344.02 feet; thence Northwesterly to a point 20241/3 feet; thence South h of the said Northeast corner of said Section 32; thence South to the Kansas River; ce Northwesterly along the Kansas River to the North line of said Section 32; thence along the north line of said Section 32 to place of beginning. Also all that part of South half of the South Half of the Southeast Quarter of Section Twenty-nine (29), ship Twelve (12) South, Range Twenty (20) East, lying North of the Kansas River; ect to public streets and highways and easements of record, less the following ribed tracts; The West 4.16 acres of the Southeast Quarter of said Section 29 (being point at which the center of said Section 29; and Beginning at the Northwest corner he South Half of the South Half of the Southeast Quarter of said Section 29 (being point at which the center of the present terminus of Oak Street joins the West 11ne aid Quarter Section), thence East 320 feet; thence South 175 feet; thence West 220 to a point 100 feet East of said West 11ne of said to apoint 100 feet East of said West 11ne of said ter section; thence Northwesterly along the Kansas River to the West line of said the apourter of, there North to the point of beginning, in Douglas County, Kansas ith the appurtenances and all the estate, title and interest of the said part les of the first part therein.
	And the said part Les of the first part do thereby covenant and agree that at the delivery hereof they are the lawful owner the
of	the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances.
	no exceptions other than one \$13,000 mortgage to The
La	wrence National Bank and that they will warrant and defend the same against all parties making lawful claim thereto.
and kee dire inte said \$0 unt	It is agreed between the parties hereto that the part Ies of the first part shall at all immediations approve making away can make a set of the second part of the second part is indentoure pay all takes the part is a set of the second part is a set of the second part is a set of the second part is a second part is below in the part is and by such insurance company as shall be specified and to the part y. If the second part is below is part is and part is and part of the second part is the part is part is a set of the first part shall be part is part of the indeptret part is below to the second part is part is part in the part y. If the second part is part is part is part is part is part is part in the part y. If the second part is part in the part y. The second part is part is part is part is part is part of the second part is part is part is part is part of the indeptedness, secured by this indenture, and shall be interest at the rate of 10% from the date of payment. This GRANT is intereded as a moltgage to secure the payment of the sum of the second part.
1	Nine Thousand and no/100
	ording to the terms of One certain written obligation for the payment of said sum of moment executed on the
day par	of
saic	I part Y of the second part to pay for any insurance or to discharge any takes with interest thereon as herein provided in the event
	t said part is of the first part shall fail to pay the same as provided in this indenture.
011	And this conveyance shall be void if such payments be made as herein specified, and the obligation contained therein fully discharged- default be made in such payments or any part thereof or any obligation created thereby, or interest thereon, or if the taxes on said real
the mer sell reta	Is the are not kept in as pool epsis as they become of it waste is commissed on all their of a proceeder herein, or if the buildings on and the whole we meaning upside as the object of the asternary of the asternary of the buildings on and provide at the object of the initial immediately matter and become able herein the whole we meaning upside and and of the object at the object of the initial immediately matter and become able herein the whole we mean and the initial the layed of the initial thereof. which this indefinite provide a the object of the object herein, and it has layed the provide a the object of the object herein. A substantial immediately matter and because and all the improvements and because and all the improvements that be layed if the object of the object of the object herein and the provide and provide a the object of collect the rent and benefits accound therein, and it has a comparison of the initial the unsuld of provide the law and to have a receive and charge includent thereto. The overplus, if any there by the paid by the part is been object of the initial the initial to an initial the advectory upon the herein and charge includent thereto, and the overplus, if any there by the based of the independent of the initial the initial to an initial the advectory upon the herein countered, provide and all the improvements therein the there is a substantial to the initial to be obligatory upon the herein were obligation therein consistent, and all advect written.
ben assi	The paid by the part, 2, making such sale, on demand, to the first part LES. It is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all effits accroling therefrom, shall betend and inure to, and be obligatory upon, the heirs, executors, administrators, personal representatives, is given and successors of the repetitive parties hereto.
	In Witness Whereof, the part ies of the first part have hereunto set their . hand's and seal S the day and ware
last	above written,
	analt & Jaluatter (SEAL)
	Donald E. Palmateer
	Doris H. Palmateer (SEAL)
1	(SEAL)
	(SEAL)
Sec	

18

•

11

P 1 .

1.:

- here which is now other