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MORTGAGE	No. 524) The Outledt Printers, Publisher of Local Blanks, Lawrence, Kanasa 816 BOOK 136
This industries that all	a.tt
This Indenture, Made this	day of fundary, 1964 betwee
Dwight Perry a	nd Barbara Joan Perry, husband and wife,
	animaning and an and an and an and an and an and a second second second second second second second second second
	in the County of Douglas and State of Kansas
parties of the first part, an	d The First National Bank of Lawrence, Lawrence, Kansas
	part y of the second part.
Witnesseth, that the said p Eleven thousand five hu	part les of the first part, in consideration of the sum of undred and no/100 - (\$11,500.00) DOLLAR
	duly paid, the receipt of which is hereby acknowledged, ha VS sold, and b
this indenture do GRAN	IT, BARGAIN, SELL and MORTGAGE to the said part. Y. of the second part, th
	A Development of the second se
Kansas, to-wit:	state situated and being in the County of Douglas and State of
Ransas, io-wil:	
	and the second
to the city	ndred sevenSeen (117), Country Club North, an Addition y of Lawrence,
	all the estate, title and interest of the said part 105 of the first part therein.
	first part dohereby covenant and agree that at the delivery hereofhereby_ BDBe lawful owner hized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances,
	and that they will assure and defaults
It is sgreed between the parties I	and that they will warrant and defend the same against all parties making lawful claim thereto, sereto that the part IeS of the first part shall at all times during the life of this indenture, pay all tax
and second as the second secon	
keep the buildings upon said real entry directed by the part y of the sec- interest. And in the event that said pa- said premises insured as herein provid- to paid shall become a part of the i- until fully repaid.	assessed against said real estate when the same becomes due and payable, and that LDRY Willi the insured agains fire and domade in such sum and by uvon insurance company as shall be tapefied ar ond part, the loss, if any, made payable to the part Y of the second part to the estant of LDS rt 1025. Of the first part shall fail to pay such taxes when the same become due and payable or to kee ded, then the part Y of the second part may pay said taxes and insurance, or either, and the amou ndebtedness, secured by this indenture, and shall bear interest at the rate of 10% from the date of payme
. THIS GRANT is intended as a mort	tage to secure the payment of the sum of Eleven thousand five hundred and no/
and the second sec	DOLLAR
according to the terms of ONC	certain written obligation for the payment of said sum of money, executed on the
part, with all interest accruing thereon	1964 and by 155 i terms made payable to the part Y_0 of the second according to the terms of said oblightion and also to secure afty sum or sums of money advanced by the
	to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the even
	rf shall fail to pay the same as provided in this indenture.
real estate are not kent in as nood re	I if such payments be made as herein specified, and the obligation contained therein fully discharge or any part hereof or any obligation created thereby, or interest person, or if the takes on said the come due and specified in the insurance if not kept up, as provided herein, or if the buildings on a specified at the advance of the subscreece static premises, then this conveyance shall before absolu- and all of the obligations provided for in said written obligation, for the security of which his indentu d become due and payable at the option of the holder hereof, without notice, and it while be lawful of
the said part y of the second part	to take possistion of the said premises and all the improv by law and to have a receiver appointed to collect the rents and benefite accruing thereform and any part thereof, in the manner prescribed by law, and out of all moneys ariting from such sale cipal and interest, together, with the costs and charges' incident thereo, and the overplio, if any there by
shall be paid by the part y make	ing such sale, on demand, to the first part ICS.
It is arread by the narries barret	o that the terms and provisions of this indenture and each and every obligation therein conteined, and a end and inure to, and be obligatory upon the heirs exercising administrations.
	of the first part ha, VC hereunto set. their hand 5 and seals the day and yet
test acove wenten.	the state of the s
	Bwight Perry (SEAL
	ISEAL
a t	iseal
	Barbara Joan Perry (SEAL
	and the second
	ចំណើតថា ពិធីតែប្រើសំណើត អាមានជាតិ អាមានអាមាន អាមានសំណើត អាមាន អាមាន អាមាន អាមាន អាមាន អាមាន អាមាន អាមាន អាមាន អ
STATE OF KANSAS	
DOUGLAS	55.
	COUNTY
an anne option	BE IT REMEMBERED, That on this 30th day of pallang A.D. 196
NOJARY CO	before me. s. Notary Public In the Poresaid County and Sta came Dwight Perry and Barbara Joan Perry, husband and wife
S. P. T. S. S.	b
STATE OF KANSAS STATE OF KANSAS DOUGLAS DUIGLAS NUBLIC My Commission Expires June	to me personally known to be the same person ${\bf S}_{\rm const}$ whice executed the foregoing instrument and dual acknowledged the execution of the same.
COUNTY	IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day a year last above written.
My Commission Expires June	17 19 65 April Philes
	Warren Rhodes Notary Public

not Pairbod, ewa roof the within morticale, do hereny advisibly the full payment secured therery, and auth rize the accuster of leads to evter the discharge of this record. Dated this 27th day of April 1964. Date that with AllONAL BANK or David oth Date the discharge of this Date the destrict of the discharge of this warren in edes, included. Northnees. Owner.

Corp. Seal

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