	Reg. No. Fee Paid
	MORTGAGE 87003 POOK 126 (No. 52K) The Outlook Printers, Publisher of Legal Blanks, Lawrence, Kans
	This Indenture, Made this 18th. day of February , 1964 betwee
	Warren H. Mell and Alena R. Mell, husband and wife
	of Lawrence , in the County of Douglas and State of Kanaas
	parties of the first part, and Lawrence Paper Company, Lawrence, Kansas
	part¥ of the second part. Witnesseth, that the said part. ‡0.8 of the first part, in consideration of the sum of
	Four Thousand & no/100 DOLLA
	to them. duly paid, the receipt of which is hereby acknowledged, haV. sold, and this indenture do GRANT, BARGAIN, SELL and MORTGAGE to the said part. Y of the second part,
	following described real estate situated and being in the County of Douglas and State Kansas, to-wit:
WHITE CONTRACT	South Seventy-Two (72) feet of Lot Fifteen (15) in Block "B" in
THINK I	Lawrence Heights, an Addition to the City of Lawrence, said measurement to be on the West line of said Lot.
	measurement to be on the West line of said Lot. Including the rents, issues and profits thereof provided however that the Mortgagors shall be entitled to collect and retain the rents, issues and
	profits until default hereunder with the appurtenances and all the estate, title and interest of the said part \$400 of the first part therein.
	And the said part 182 of the first part dohereby covenant and agree that at the delivery hereof they are the lawful own
	of the premises above granted, and seized of algoed and indefeasible estate of inheritance therein, free and clear of all incumbrances, except for contingue to the Prudential Insurance Commany of America as of this date d amount of \$19,114.39
	smount of $\$12,114.39$ and that they will warrant and defend the same against all parties making lawful claim therefore it is agreed between the parties hereto that the part 183 of the first part shall at all times during the life of this indenture, pay all t
uuu	and assessments that may be levied or assessed against said real estate when the same becomes due and payable, and that
uuun	directed by the part y of the second part, the loss, if any, made payable to the and up your insurance company as that be specified interest. And in the event that said part of the size of the size of a second part to the extent of 1.25 said premises insured as herein provided, then the part of the second part may pay said taxes and insurence, or either, and the am to paid shall become a part of the indebtedness, secured by this indenture, and shall bear interest at the rate of 10% from the date of pay until fully repaid.
	until fully repaid. THIS GRANT is intended as a mortgage to secure the payment of the sum of FOUT Thousand & no/100
	according to the terms of R certain written obligation for the payment of said sum of money, executed on the IR bit
В	day of Fobruary 19 64, and by 115 terms made payable to the participation of the participatio
	said participant in the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the e that said participant, of the first part shall fail to pay the same as provided in this indenture.
	And this conveyance shall be void if such naments be made as basels used the shifted and the s
	real ertate are not kept in as good repair as they are now, or if water is non-repair or said premises, has provided merian, or it the buildings on and the whole sum remaining umpaid, and all of the obligations provided for in said written obligation, for the security of which this indee is given, hall inmediately mature and become due and payable at the option of the holder hered, which or noise, and it shall be lewful
	the said part <u>y</u> of the second part <u>to its used on the maner</u> to take possession of the said premises and all the impr ments thereon in the maner provided by law and to have a receiver appointed to collect the rents and benefits acruing therefrom, and well the premises hereby control or cart there is the menusements and the second benefits acruing therefrom, and
	tell the premises hereby granted, or any part hereof, in the manner prescribed by law, and our of all moneys arising from such tails retain the amount then unpaid of principal and interest, together with the costs and charges incident thereto, and the overplus, if any there shall be paid, by the part
	the default be made in such payments or any part thereof or any obligation provided. The boligation consided Therein fully discharge on said enter the term of the there on the discharge of the test of the boligation provided for the boligation there there on the discharge of the test of the boligation the boligation of the test of the test of the boligation of the test of the test of the test of
	In Witness Whereof, the part 10.8 of the first part ha 10 hereunto set their hand 5 and seal the day and last above written,
	Janen H. Mell (SE
	SEPTION TO THE SEPTION (SEP
IIIIII	Alena H. All

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