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Reg.	No.	19,302
Fee	Paid	\$51.25

MORTGAGE	(No. 52K) The Outlook Printers, Publisher of Legal Blanks, Lawrence, Kansas
	87033 BOOK 136
	re, Made this 14th day of February , 19 ⁶⁴ betwee
	Mason H. Dixon and Fern Dixon, husband and wife
of Lawre	ance, in the County of
parties of the	first part, and
Witnessath	part y of the second part.
winessem,	that the said part. Les of the first part, in consideration of the sum of
Iwenty Thous	and Five Hundred and no/100 Dout a start
to them	duly paid, the receipt of which is hereby acknowledged, ha.vesold, and b
this indenture	doGRANT, BARGAIN, SELL and MORTGAGE to the said part
following desc	ribed real estate situated and being in the County of
Kansas, to-wit:	
	and the second
	Lots Numbers (1), Two (2), and Three (3), in
	Block Number Eleven (11), in Sunset Hill Estate
	Subdivision, an addition to the City of Lawrence.
	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 thereunder.
	and protects until delaute thereunder.
with the appur	tenances and all the estate, title and interest of the said part i.es of the first part therein.
And the said par	the is of the first part do hereby covenant and agree that at the delivery hereof they are the lawful owner b
of the premises abov	re granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances,
	No Exceptions
	and that they will warrant and defend the same against all parties making lawful claim thereto.
It is agreed betw	veen the parties hereto that the part ies of the first part shall at all times during the life of this indenture, pay all taxe
the provided assessments that the provided by the part interest. And in the entited taid premises insured to paid shall become	may be levied or assessed against said real estate when the same becomes due and payable, and that they usill pon said real estate insured against fire and tornado in such sum and by such insurance company as shall be specified an Y of the second part, the loss, if any, made payable to the part Y. of the second part to the estate of the fir event that said part. LCS of the first part shall fail to pay such taxes when the same become due and payable or to keep a sa herein provided, then the part Y. or of the second part may pay said taxes and insurance, or either, and the anon a part of the indebtedness, secured by this indenture, and shall bear interest at the rate of 10% from the date of paymen
	ntended as a mortgage to secure the payment of the sum of
wenty Thousa	and Five Hundred and no/100
ccording to the term	ns of ODR certain written philastion for the philast of and and of and and a for the other
av of repri	Jary in 64 its
and an interest	r accruing mereon according to the terms of said obligation and also to secure any sum of sums of money advanced by the
and part y of	the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the even
And this convert	of the first perf shell fail to pay the same as provided in this indenture.
f default be made i istate are not paid w eal estate are not k ind the whole sum is given, shall immed	nce shall be vold if such payments be made as herein specified, and the obligation contained therein fully discharged in such payments or any part thereof or any obligation-created thereby, or interest thereon, or if the taxes on taid rea- when the same become due and payable, or if the insurance is not kept up, as provided herein, or if the buildings on sail ept in as good repair as they are now, or if waste is committed on said premises, then this conveyance thall become absolut remaining unpaid, and all of the obligations provided for in said written obligation, for the security of which this indentru direty mature and become due and payable at the option of the holder hereof, without holde, and it ball he lawful for
he said part y ments thereon in the ell the premises he etain the amount the	epi in as good repair as they are now, or if waste is can a in the sepi UP, as provided herein, or if the buildings on all erremining unputs that this conveyance hall become absolute transming unputs and all of the obligation provided for in said state the option of the hole that is conveyance hall become absolute distely mature and become due and payable at the option of the hole therein, or the exciting of which this indenter distely mature and become should be lawed to be obligation. For the exciting of which this indenter distely mature and become due and payable at the option of the hole therein, which match and it is lawed to be obligation. For the exciting of which this indenter distely mature and become due and payable at the option of the hole therein, which match and all the improvement of the said premises then there and the second by law and the have a receiver appointed to collect the rents and benefits account therein contained and all the improvement provided by law and pays there is the there and charges incident thereto, and the solid promote the here the part Y making such take, on demand, to the first part 185
It is agreed by the enefits accruing the ssigns and successor	making such sale, on demand, to the first part LCS
In Witness Wherea	w, the parties, of the first part has ve^- hereunto set their hand s and seal s the day and year
	Mason H. Dixon Cedre (ISEAD
	Jern Dilon (SEAL)
	Forn Dixon
	(SEAL)
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