MORTG	AGE 8'70'70 BOOK 136 (No. 52K) The Outlook Printers, Publisher of Legal Blanks, Lawrence, Kar
This	Indenture, Made this 21th. day of February , 19 <sup>614</sup> betw
	.W. Wilson and Leah Jane Milson, his wife,
of Li	awrence in the County of Douglas and State of Kansas
partie	of the first part, and Kaw Valley State Bank, Eudora, Kansas.
	part
Witr	resseth, that the said part ies of the first part, in consideration of the sum of
Eleven	n thousand % no/100 DOLL
to	them duly paid, the receipt of which is hereby acknowledged, have sold, and
this inc	denture do
followi	ing described real estate situated and being in the County of
	, to-wit:
Lot 8:	and
thence of the	on Bridge Street in Block 2; also beginning at the Northeast corner of said , thence North 25 feet, thence West to Massachusetts Street, thence South 25 fe e East to the place of beginning, also the South 50 feet of the North Three-four a South 100 feet of the Northwest Quarter of the West Half of Block 2, all in part of the City of Lawrence, known as North Lawrence.
	and the second
¢.	and the second
with th	ne appurtenances and all the estate, title and interest of the said part <sup>1es</sup> of the first part therein
And t	he said part $\frac{1}{2}$ of the first part do
of the pr	emises above granted, and seized of a good and indefessible estate of inheritance therein, free and clear of all incumbrances.

Plain in

t this indenture, pay all taxes and that they will any as shall be specified and rt to the extent of 15 due and payable or to keep ce, or either, and the amount 0% from the date of payment to paid shall become a part of the indebtedness, secured by this indenture, and shall bear interest at the rate of 10% from until fully repaid. THIS GRANT is intended as a mortgage to secure the payment of the s Eleven thousand and no/100-----

according to the jerms of ODE certain written obligation for the payment of said sum of money, executed on the day of Pebrulary. - DOLLARS,

19 64 day of PEDTUBRY. 19 01, and by 1+s terms made payable to the part, with all interest accruing thereon scording to the terms of said obligation and also to secure any sum or turns of mont said part.  $\vec{X}$  of the second part for pay for any insurance or to discharge any taxes with interest thereon as herein pro- $_{19}\,\rm GL$  , and by  $_{11.5}$  terms made payable to the part  $\Sigma$  , of the second rding to the terms of said obligation and also to secure any sum or runs of money advanced by the that said part 1es of the first part shall fail to pay the same as provided in this indenture.

And this conveyance shall be void if up payments be made at herein specified, and the obligation contained Therein fully discharged. If 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 erate era not here is anne become due and payelation or if the insurance is not keep of the second or if if the build become about real estate are not kept in as good repair as they are now, or if wate is committed on said preliate, then the second or if the build become about and the whole sum remaining unpaid, end all of the obligations provided for in said written boligation, notice with this indenue is given, shall unmediately mature and become due and payable at the option of the holder hereof, without notice; and it shall be lawful for 

shall be paid by the part Y making such sale, on demand, to the first part 188...

It is agreed by the partles hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits accruing therefrom, shall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives, assigns and successors of the respective parties hereto.

in Witness Wherdot,	1116	part	. ot	the first	Dart	ha VE	hereunto	set UNE	ar r	hand	2	Sand in	1	0.0101220		
last above written.	11.7				POST APR			a company	ALTER COLOURS	nanu		end se	I S the	e day	and ye	41
			W.									·				
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d no/100	DOLLARS.
certain written obligation for the payment of said sum of money, executed on the	
$19^{\frac{1}{6}l_1}$ , and by $11\mathrm{S}$ terms made payable to the part $Y$ of thereon according to the terms of said obligation and also to secure any sum or sums of money advance of the terms of terms of the terms of the terms of terms of the terms of terms of terms of terms of the terms of t	
id part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in	the event
first part shall fail to pay the same as provided in this indenture.	
be void if such payments be made as herein specified, and the obligation contained therein fully yments or any part thereof or any obligation created thereby, or interest thereon, or if the taxes on and become doe and payable, or if the insurance is not keyn up, as provided herein, or if the builden good repair as they are now, or if wate is committed on taid premises, then this conveyance shall becom urpaid, and all of the obligations provided for in taid written obligation, for the security of which this ture and become due and payable at the option of the holder, hereof, without notice; and it shall be	said real gs on said le absolute
cond part to take possession of the said premises and all the royaled by law and to have a receiver appointed to collect the remts and identifits accruing therefore red, or any part thereof, in the manner prescribed by law, and out of all moneys arising from su of principal and interest, fogether with the costs and charges incident thereto, and the overplus, if any making such sale, on demand, to the first part 1000.	; and to
hereto that the terms and provisions of this indenture and each and every obligation therein containe all extend and inure to, and be obligatory upon the heirs, executors, administrators, personal repre- repective parties hereto.	esentatives;
rties of the first part have hereunto set their hand S and seat S the day	and year
John W. Wilson	(SEAL)
· · · · · · · · · · · · · · · · · · ·	(SEAL)
and the state of the state of the	
Leah Jane Wilson	(SEAL)
and an and the second	(SEAL)
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