State of the state of

MORTGAGE	
	87619 (No. 52K) The Outlook Printers, Publisher of Legal Blanks, Lawrence, Kanasa BOOK 137
This Inde	onture, Made this 16th day of April , 1964 between
	Lea L. Rodgers and Frances L. Rodgers, his wife
of Lawrence	ce, in the County ofDouglas and State of Kansas
	the first part, and Lawrence National Bank, Lawrence, Kansas
.,,,,,,,,,,	part
Witnesset	th, that the said part iss of the first part, in consideration of the sum of
Three The	ousand Eight Hundred and no/100 DOLLARS
	duly paid, the receipt of which is hereby acknowledged, havesold, and by
	ire do GRANT, BARGAIN, SELL and MORTGAGE to the said party of the second part, the
	described real estate situated and being in the County of Douglas and State of
Cansas, to-v	
	Tat No Committee (72) - Automore Classics No. 1
	Lot No. Seventy-three (73) on Arkansas Street, in Block No. Twenty-four (2h) in that part of the City of Lawrence, known as West Lawrence.
	Lot No. One Hundred Forty Eight (148) on New Jersey Street, in 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 hereunder.
with the ap	purtenances and all the estate, title and interest of the said part ASS of the first part therein.
And the said	a part 185 of the first part do
n the premises	above granted, and seized of a good and Indefeatible estate of inheritance therein, free and clear of all incumbrances, NO. GXCOPTIONS
	and that they will warrant and defend the same against all parties making lawful claim thereto.
It is agreed	the series making lewful claim thereto.
and assessments, seep the buildin directed by the interest. And in ald premises in a paid shall be	between the parties hereto that the part 10S of the first part shall at all times during the life of this indenture, pay all taxes that may be levied or assessed against said real estate when the same becomes due and payable, and that they will go upon said real estate insured against fire and tornado in such sum and by such insurance company as shall be specified and party. of the second part, the loss, if any, made payable to the part Y of the second part to the extent of 15S of the first part shall fail to pay such taxes when the same become due and payable or to keep sured as herein provided, then the part Y of the second part may pay said taxes and insurance, or either, and the amount come a part of the indebtedness, secured by this indenture, and shall have reviews.
eep the buildin lirected by the nterest. And in ald premises in o paid shall be ntil fully repaid THIS GRANT	between the parties hereto that the part LOS of the first part shall at all times during the life of this indenture, pay all taxes (that may be levited or assessed against said real estate when the same becomes due and payable, and that LDBY WILL groups upon said real estate insured against fire and tornado in such sum and by such insurance company as shall be specified and payable or the second part, the loss, if any, made payable to the part. Y of the second part to the extent of LDS as the second part of the state of LDS as the second part of the second part and fail to pay such taxes when the same become due and payable or to keep state of the second part of the second part and taxes when the same become due and payable or to keep state of the second part of the second part may pay said taxes and insurance, or either, and the amount of the second part in the state of the second part may be set to the second part may be set to the second part may be set to the second part of the indebtedments, second by this indenture, and shall been interest at the rate of 10% from the date of payment is intended as a mortgage to secure the payment of the sum of Thuse. Thousand, Fight Hundred and no 700.
eep the buildin lifeted by the Interest. And in ald premises in o paid shall be intil fully repaid THIS GRANT ccording to the	between the parties hereto that the part 10S of the first part shall at all times during the life of this indenture, pay all taxes that may be levied or assessed against said real estate when the same becomes due and payable, and that 15hgV W111 go upon said real estate insured against fire and tornado in such sum and by such insurence company as shall be specified and party. of the second part, the loss, if any, made payable to the part. Y of the second part to the extent of 1.15S are the event that said part.10S. of the first part shall fail to pay such taxes when the same become due payable to to keep sured as herein provided, then the part Y of the second part may pay said taxes and insurance, or either, and the amount occur a part of the indebtedness, secured by this indenture, and shall bear interest at the rate of 10% from the date of payment is intended as a mortgage to secure the payment of the sum of Three Thousand Right Hundred and no 100.
eep the buildin irrected by the atterest. And in all premises to peal shall be not peal shall be not peal shall be THIS GRANT cccording to the ay of Apx act, with all in	between the parties hereto that the part 10S of the first part shall at all times during the life of this indenture, pay all taxes that they would be the part 10S of the first part shall at all times during the life of this indenture, pay all taxes that they will be part to the second part in the state of the second part in the second part in the second part to the second
eep the buildin lirected by the interest. And in all premises in o paid shall be intill fully repaid. THIS GRANT — Cocording to the lay of APR part, with all in aid pert. You have the lay of APR part, with all in aid pert. You	between the parties hereto that the part_ASS of the first part shall at all times during the life of this indenture, pay all taxes that may be levied or assessed against said real estate when the same becomes due and payable, and thattheywill_ gu upon said real estate insured against fire and iornado in such sum and by such insurance company as shall be specified and part of the second part, the loss, if any, made payable to the part of the second part to the extent ofthe
eep the buildin lirected by the neternal And in nead premises in o paid shall be intil fully repaid. THIS GRANT————————————————————————————————————	between the parties hereto that the part 10S of the first part shall at all times during the life of this indenture, pay all taxes that they be levied or assessed against said real estate when the same becomes due and payable, and that 10PV W111 groupon said real estate insured against fire and tornado in such sum and by such insurance company as shall be specified and party of the second part, the loss, if any, made payable to the part. Y of the second part to the extent of 10S and party of the event that said part. Bot of the first part shall fail to pay such taxes when the same become due and payable or to keep sured as herein provided, then the part Y of the second part may pay said taxes and insurance, or either, and the amount come a part of the indebtedness, secured by this indenture, and shall bear interest at the rate of 10% from the date of payment is intended as a mortgage to secure the payment of the sum of Threa Thousand Fight Hundred and no/100 terms of ONB certain written obligation for the payment of said sum of money, executed on the SIXteenth 19 of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event OSS of the first part shall fall to pay the same as provided in this indenture.
end assessment's except the buildin directed by the interest. And in said premises in to paid shall be until fully repair. THIS GRANT THIS GRANT And this come is a said part. I will be until fully repair. I will be until fully be until be unti	between the parties hereto that the part 10S of the first part shall at all times during the life of this indenture, pay all taxes that may be levied or assessed against said real estate when the same becomes due and payable, and that 10 mg upon said real estate insured against fire and tornado in such sum and by such insurance company as shall be specified and party. of the second part, the loss, if any, made payable to the part. Y of the second part to the extent of 115S have been the event that said part.18G of the first part shall fail to pay such taxes when the same become due and payable or to keep sured as herein provided, then the part Y of the second part may pay said taxes and insurance, or either, and the amount of the indebtedness, secured by this indenture, and shall be part interest at the rate of 10% from the date of payment of its intended as a mortgage to secure the payment of the sum of Three Thousand Right Hundred and no 100 mg. DOLLARS, terms of 00S certain written obligation for the payment of said sum of money, executed on the Sixtbeenth 11 mg. 10
and assessments were the building directed by the interest. And interest and intere	between the parties hereto that the part_AS of the first part shall at all times during the life of this indenture, pay all taxes that the part_AS of the first part shall at all times during the life of this indenture, pay all taxes that the part_AS of the second part, he loss, if any, made payable to the sum of the second part, the loss, if any, made payable to the part_Y of the second part to the extent of LMS of the second part to the second part payable to the part_Y of the second part to the extent of LMS of the second part to the extent of LMS of the second part to the extent of LMS of the second part to the extent of LMS of the second part to the extent of LMS of the second part to the extent of LMS of the second part to the extent of LMS of the second part to the extent of LMS of the second part to the extent of LMS of the second part may pay said taxes and insurance, or either, and the amount of the second part to the extent of the second part may pay said taxes and insurance, or either, and the amount of the second part to the extent of the second part of the installable to the second part of the second part to the extent of the second part of the second part to the extent of the second part to the extent of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event of the second part to pay for any insurance or to discharge any taxes with interest thereon, or if the taxes on said real aid when the same becomes only part thereof or any abligation created thereby, or interest thereon, or if the taxes on said real aid when the same becomes one only part thereof or any abligation created thereby, or interest thereon, or if the buildings on said only the second part at the extent of the insurance is not kept up, as provided herein, or if the buildings on said evant is a specified. The second part is the second part at the extent of the insurance is not kept up, as provided herein, or if the buildings on said real aid when the same becomes can
and assessments are the companies of the	between the parties hereto that the part 10S of the first part shall at all times during the life of this indenture, pay all taxes that may be levied or assessed against said real estate when the same becomes due and payable, and that 10 pay 10 pa
end assessments except the buildin directed by the interest. And interest had been also been als	between the parties hereto that the part_LOS of the first part shall at all times during the life of this indenture, pay all taxes that may be levided or assessed against said real estate when the same becomes due and payable, and thatthey
and assessments except the buildin directed by the interest. And in said premises in to paid shall be until fully repair this grant of the property of the pro	between the parties hereto that the part_ES_ of the first part shall at all times during the life of this indenture, pay all taxes that the part_ES_ of the first part shall at all times during the life of this indenture, pay all taxes when the same becomes due and payable, and thatHaw_III_ gu upon said real estate insured against fire and tornado in such sum and by such insurence company as shall be specified and part_III_ gu upon said real estate insured against fire and tornado in such sum and by such insurence company as shall be specified and part_III_ gu to the second part, the loss, if any, made payable to the part_Y of the second part not be extent ofHAS insured as herein provided, then the part_Y of the second part may pay said taxes and insurance, or either, and the amount of the indebtodess, secured by this indenture, and shall beer interest at the rate of 10% from the date of payment is intended as a mortgage to secure the payment of the sum of Three Thousand Right Hundrad and no/IOC
end assessments come to the common of the co	between the parties hereto that the part_ISS of the first part shall at all times during the life of this indenture, pay all taxes that they be levied or assessed against said real estate when the same becomes due and payable, and that _Insy_WILL group upon said real estate insured against fire and tornado in such sum and by such insurence company as shall be specified and part_I of the second part, the loss, if any, made payable to the part_I of the second part to the extent of _INS
and assessments were the building directed by the interest. And interest. And interest and inter	between the parties hereto that the part_IDS of the first part shall at all times during the life of this indenture, pay all taxes that may be levided or assessed against said real estate when the same becomes due and payable, and that _IDSVWILL gu upon said real estate insured against fire and tornado in such sum and by such insurence company as shall be specified and party of the second part, the loss, if any, made payable to the part_V of the second part to the extent of _IDS
and assessments were the building directed by the interest. And interest. And interest and inter	between the parties hereto that the part_ISS of the first part shall at all times during the life of this indenture, pay all taxes that they have believed or assessed against said real estate when the same becomes due and payable, and that _Insy, WILL group upon said real estate insured against fire and tornado in such sum and by such insurance company as shall be specified and part_ISC of the second part, the loss, if any, made payable to the part_Y of the second part to the extent of _ISS in the event that said part_ISC of the first part shall fail to pay such taxes when the same become due and payable or to keep and a herein provided, then the part_Y of the second part may pay said taxes and insurance, or either, and the amount of the indebtedeaux, secored by this indenture, and shall be are interest at the rate of 10% from the date of payment of a herein provided, then the part_Y of the second part may pay said taxes and insurance, or either, and the amount of the second part in indenture in the same payable to the part_Y of the second part and the same payable to the part_Y of the second part and the second part to pay for any insurance or to discharge any taxes with interest thereon, as herein provided in the event of the second part to pay for any insurance or to discharge any taxes with interest thereon, as herien folly discharged and in such payments or any part thereof or any bolligation and also to secure any sum or sums of money advanced by the of the second part to pay for any insurance or to discharge any taxes with interest thereon, as herien folly discharged and in such payments or any part thereof or any bolligation contained therein, folly discharged and in such payments or any part thereof or any bolligation created thereby, or interest thereon, or if the taxes on said real and when the same become due and payable, or if the insurance is not kept up, as provided herein, or if the taxes on said real and when the same become due and payable, or if the insurance is not kept up, as provided herei

30E 16 512