keg. No. 19,461 Fee Paid \$20.00

- ---

	BOOK 137 87716 (No. 52K) The Outlook Printers, Publisher of Legal Blanks, Lawrence, Kanase	
This Inc	enture, Made this twenty-third day of April , 19 <sup>64</sup> betwee	en
	Evelyn Stull and Zella Stull, each a single person,	
	, in the County of Douglasand State ofKansas	
	f the first part, and the county of the Lawrence National Bank	
	Lawrence, Kansas part. Y of the second part.	in second
	eth, that the said parties of the first part, in consideration of the sum of	
	ousand and no/100DOLLAN	RS
	them duly paid, the receipt of which is hereby acknowledged, have sold, and b	
	ture doGRANT, BARGAIN, SELL and MORTGAGE to the said part Y of the second part, th	
following	described real estate situated and being in the County of Douglas and State	of
Kansas, t	p-wit:	
East in th	outhwest fractional quarter of Section 30, Township 12 South, Range 18 of the Sixth Principal Meridian in Douglas County, Kansas, less: Tract le southeast corner described as : Beginning at the southeast corner of	
feet	outhwest fractional quarter of said Section 30, thence West 18 rods 12 thence north 25 rods 10 feet; thence East 18 rods 12 feet, thence south ods 10 feet to place of beginning in Douglas County, Kansas.	
4		
Mort	ding the rents, issues and profits thereof provided however that the gagors shall be entitled to collect and retain the rents, issues and profits I default hereunder.	
And the	appurtemances and all the estate, title and interest of the said part i.e.s of the first part therein. said part i.e.s of the first part do	erS.
And the of the pren	and part_ICS_ of the first part dohereby covenant and agree that at the delivery hereof they_ BIC the lawful owne lises above 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 therein and here the parties that the nort of the first part shall at all times during the life of this indenture, pay all to	erS
And the of the pren It is ag and assessan keep the b directed by interest. An said premis so peid shi	said part_ICS_ of the first part dohereby covenant and agree that at the delivery hereof they_ACC the lewful owne isse above granted, and seized of a good and indefeasible estate of inheritance therein, fire and clear of all incumbrances, 	erS. o, axes
And the of the pren It is ag and assessm keep the b directed by interest. An said premis so paid shu until fully THIS CE	said part_ICS_ of the first part dohereby covenant and agree that at the delivery hereof thcy_ACC the lewful owner isst above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances,	erS. o, axes
And the of the pren It is eg and assessan keep the b directed by interest. An said premis to paid shu until fully THIS GF Eight	said part. <u>i.C.S.</u> of the first part do <u>hereby covenant and agree that at the delivery hereof thcy_ALC</u> the lewful owner lies above granted, and seized of a good and indefeasible state of inheritance therein, free and clear of all incumbrances, <u>no</u> exceptions and that they will warrant and defend the same against all parties making lawful claim there eed between the parties hereto that the part <u>of</u> the first part shall at all times during the life of this indenture, pay all ta ments that may be levid or assessed against said real estime when the same bornes due and <u>paytole</u> , and that they will lifeting upon said real estate insured against fire and tornado in such sum and by such insurence company as shall be specified to fit the recent that tail part 15 <sup>S</sup> of the first part shall fail to pay such taxes when the same ded paytole on the estent of <u>100</u> In hundre as herein provided, then the part <u>S</u> of the first part shall fail to pay such taxes when the same come due and payshele or to the I hundre as herein provided, then the part <u>S</u> of the first part shall fail to pay such taxes when the same become due and payshele or to the I hundre as herein provided, then the part <u>S</u> of the second part to or the second due to or the second due to or the second due to or either, and the amo II become a part of the indebtedness, secured by this indenture, and shall bear interest at the rate of 10% from the date of paym appld. Alt is intended as a mortgage to secure the payment of the sum of <u></u>	erS o, axes and S keep ount ment
And the of the pren It is eg and assessin keep the b directed by interest. An sold prent so paid shi until fully THIS GF Eight eccording t day of ger, with	said part. İ.S. of the first part do hereby covenant and agree that at the delivery hereof they are the lewful owner isst above 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 the the part. of the first part shall st all times during the life of this indenture, pay all to each there may be levide or assessed against sid real estate when the same becomes due and 'payable, and that they' will indenture, pay all to the part, be law; if any, made payable to the part. of the second part, the back, if any, made payable to the part. of the second part the back then the part.   is lowed as herein provided, then the part. Y of the second part the back, if any, made payable to the part. of the second part the back then the part.   is lowed as herein provided, then the part. Y of the second part the back then the part. of the second part the back then the part.   a lowed as herein provided, then the part. Y of the second part the back then the part. of the second part the back then the part.   ANT is intended as a mortgage to secure the payment of the sum of Thousand and no/100	erS o, axes and S keep ount ment ARS, cond
And the of the prem It is eg and assess keep the b directed by interest. An said premis so paid shu Eight Eight eccoring t day of part, with said part.	said part_iCS_ of the first part do	erS o, axes and S keep ount ment ARS, cond
And the of the pren It is eg and assess keep the b directed by interest. An asid premis so paid sh until folly THIS GF Eight according t day of part, with asid part. thet said part. that said part.	said part_iCS_ of the first part dohereby covenant and agree that at the delivery hereof LBCY_BIC_the lewful owner lises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances, 	erS. o. axes and S. cond the the real said olute nture
And the of the pren It is ag and assessin keep the b directed by interest. An asid premis so paid shu until fully THIS GF Eight according t day of get, with asid part that said part that said part that said part the said part th	said part_iCS_ of the first part dohereby covenant and agree that at the delivery hereof thCY_ATC_the lewful owner lies above granted, and seized of a good and indefeasible estate of inheritance therein, firee and clear of all incumbrances, 	erS. axes and S keep ount ment ARS, cond the event rged. real aald olute nture to or the to or to o
And the of the pren It is ag and assess keep the b directed by interest. An asid premis so paid shu until fully THIS GF Eight according t day of Eight according t day of part, with said part. that said p And the if devoit tatte are real existe and the w is given, of the said prent. and the w is given of the said prent. and the w is given of the said prent. and the said prent.	and part_iCS_ of the first part dohereby covenant and agree that at the delivery hereof thCY_ATC_the lewful owner is above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances, <u>no exceptions</u>	erS. o, axes and S keep ount ment  ARS, cond the ivent rged. real said olute nture to be, d all
And the of the pren It is eg and assess keep the b directed by interest. An asid premis to paid sh until folly THIS GF Eight day of pert, with asid premis according the asid premis that said p And th if dequil to that said p and the said according the asid premis and the said perturbation the asid premis the said p ments there asil the shall be p It is a benefits a assigns an	and part_iCS	erS. o. axes and keep ount ment the the to sum the to to to to to to to to to to to to to
And the of the pren It is a g and assessing keep the b directed by interest. An asid premis so paid sh until fully THIS GF Eight according t day of aprt, with asid part, that said p art, with asid part, that said p And the fidefault extee are real estate and the w is given, t the said p entit he p reason the asid perful the p and the p is a asid premised of the said part.	and part_iCS	erS. o, axes and S keep and said ount ment read the twent read and the twent read and the twent read and the twent read and the twent the twent the twent twent the twent
And the of the pren It is eg and assess keep the b directed by interest. An asid premis so paid sh until fully THIS OF Eight according t day of gart, with said part, that said p according t day of gart, with said part, that said p and the said p beam the real state and the with the said p retain the shall be p basefit is a basefit is a basef	<pre>said part_iCS</pre>	erS. o. axes and S. ount ment read the read the read the read the read the to the to the to the to the to the to the to the to the to the to the to the to to to to to to to to to to
And the of the pren It is a g and assessing keep the b directed by interest. An asid premis so paid sh until fully THIS GF Eight according t day of aprt, with asid part, that said p art, with asid part, that said p And the fidefault extee are real estate and the w is given, t the said p entit he p reason the asid perful the p and the p is a asid premised of the said part.	<pre>said part_iCS</pre>	o. axes and S cond the to real asid olute to real asid olute to to to to to to to to to to to to to
And the of the pren it is ag and assess step the b directed by interest. An scip prenis to paid shu until fully THIS GF Eight according t day of day of according t day of according t day of that said p art, with said perti- that said p and the p restal the p restal the p resist the p resist the p resist the p assignment the said prenis all the p resist t	<pre>said part_iCS</pre>	o. axes and Seep ount the axes found the real said the real said the real said the real said the real said the to real the to real the to real the to real the to real the to real the to real the to real the to real the to real the to real the to real the to real the to real the to real the to to to to to to to to to to to to to

the state

1.1

and the second

(it')

1111111