Reg. No. 19,868

MONTGAGE	BOOK 138 - 5	9042 .	IIII) The Outlock Prints	rs, Publisher of Logal Blac	at, Lawrence, Kennes
This Ind. Top. 0.	enture, Made this Akin and Dorothy G.	17th Àkin, his vif	dey of August		19 64 between
of Lauren	89	County of Dous	1as	minuter the	nane
	f the first part, and . Th				and the second s
	and the second	TO THE REAL PROPERTY OF		part y of the	second part.
	th, that the said part10 Thousand and no/10				DOLLARS
to them	duly p	aid, the receipt	of which is hereby		
this Indent	ure do GRANT, BA	RGAIN, SELL and	MORTGAGE to the s	ald part J of the	second part, the
	described real estate	situated and be	ing in the County of	Douglas	and State of
City of tract: acres o. Section 212 Fee corner of thence 1 point 60 Township	(2) and Three (3) Lawrence, said Lot Beginning at a poil f the Southwest Que One (1), Township ty thence West to a of Section One (1), South parallel with 0 fect Narth and 18 p Thirtean (13) Sou ng, containing 2.11	a lying within nt 50 feet Nor Ther of the So Thirteen (13) point 272 fee Tomship Thir West Section 0.3 feet East th, Range Hine	the boundaries of the of the Southeau uthwest Quarter of South, Range Nime t North and 50 fe teen (13) South, line 91.7 fest; t of the Southwest teen (19) East; t	f the following at corner of the f the Southwest teen (19) East; et East of the : Range Nineteen : hence Southeaste corner of South	described • West eight Quarter of thence North Southwest (19) East; arly to a up one (1)
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		Sie e.			
with the a	ppurtenances and all th	e estate, title and	interest of the said	partigs of the first	part therein.
And the se of the premise	id part 220 of the first pa & above gramed, and seized of	a gowd and indefeasible No exceptio	estets of inheritance thereis	elivery hereof \$2107 03 1. free and clear of all in	19 the lowful sumer F combrances
	and	mar they will war	rant and defend the same a	gainst all parties making	awful claim thereto,
It is agrees and excessment keep the build directed by the interact. And is said premises sa paid shall. I until fully repe	d between the parties harms it is that may be levied or assesse- ings uppon said real earter insur- party — at the second part is the event that said part/LB insured as herein provided, that become a part of the indebted tid. 6	at the part 10.0 of a a gainst said real area of against fire and two , the lans, if any, made of the first part shall the part, of see, secured by this in	he first part shell at all time a when this came becomes and in such some and by as peyable to the part of fail to pay such sizes when he accord part may pay sail before, and shall bear inter-	a during the life of this is due and payable, and thi ch insurance company as of the second part to the the same become due to the same become due to a taxes and insurance, or at at the rate of 10% from	denture, pay all target at EPO'T WILL shall be apeology and a extent of 300 of payable or to keep ather, and the amount to the slate of payment.
THIS GRAN	T is intended as a mortgage to	secure the payment of	the sum of Fourteen	Chousand and no	(100) m han m a m a m a m a m a m a m a m a m a m
NU - 41101	e terms of $ODO$ certain : DC Interest, activing thereon according	va Fili	A drag at 1		
sald part.	of the second part to pay	for any insurance or to	discharge any taxas with, b	merest therean as herein p	provided, in the event
And this co If default be autate are not real autate are and the whole is given, shall	priveyance shall be voted if such made in such payments or any paid when the same become do not kept in as good repair ac sum remaining unpaid, and at immediately mature and become	phyments be made as part thereaf or any ob e and payable, or if the they are now, or if we i of the obligations pro- e due and payable at	herein specified and the lightion created thereby, or informerce is not kept up, the is committed on acid pre- wided for in acid written ob the cotion of the halder is	interest Deresni, or if it as provided herein, or if mises, then this conveyance lightion, for the security or read without protons and	te taxes on said real the buildings on said shall become absolute if which this indentury if shall be local for
the said part ments thereon sail the previo retain the amou shall be paid b	I of the second part 1.05 in the meaner provided by law me hereby granted, or any pe- net then unpeld of principal and by the part 3 making such	and to have a receiver t thereof, in the many i interest, together with sale, on demand, to t	exponented to collect the re- exponented to collect the re- er prescribed by law, and the costs and charges incide the first part 100	for of the said premises not and banefits activing 1 out of all manages sta- ant thereto, and the overp	and all the improve therefrom, and to ing from such sele to ble, if any there be,
In Witness 1	I by the perfect herein that it ing therefron, shall extend and ccessors of the respective part Whereast, the part 100 of 1			and every obligation ther excutors, edministrators, po hand II and seal II-	
last above writ			1	the second	P
	4		Ton Q. Akin	all	(SEAL)
			. Dorothe	2 & april	(SEAL)
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