Reg. No. 19,899 Fee Paid \$22.50

MORTGAGE S9133 BOOK	533) The Outlook Printers, Publisher of Legal Blanks, Lawrence, Kansas
This Indenture, Made this	day of September , 19 64 betwee
Otto LeRoy Hadl and Esther A. Hadl, his	wife; and Allan C. Easum, Jr. and Dorothy
L. Easun, his wife	analytic and the state of the second s
of Lawrence , in the County of 1	louglas and State of Kansas
parties of the first part, and The Lawrence I	lational Bank, Lawrence, Kansas
and the second s	part Z of the second part.
Witnesseth, that the said part 108 of the first	part, in consideration of the sum of
Nine Thousand and no/100	DOLLAR
to strain, duly paid, the receipt	t of which is hereby acknowledged, ha ve sold, and b
	nd MORTGAGE to the said part Z of the second part, th
	being in the County of Douglas and State of
Kansas, to-wit:	방법 그 전 전 한 것 같아. 것 그 것 같아. 것 같아. 그 것 같아.
Lot One (1), in Burgess Subdivision of	of a portion of the West One-half (a) of
County, Kansas.	an addition to the City of Lawrence, Douglas
Including the rents, liques and profi	the thereas manifold have been been
Mortgagors shall be entitled to colle	its thereof provided however that the sot and retain the rents, issue and profits unt
default hereunder.	
This is a purchase money mortgage.	
with the appurtenances and all the estate, title an	nd interest of the said parties, of the first part therein.
And the said part 105 of the first part do hereby co	wenant and scree that at the delivery hereof thoy arone levels more
of the premises above granted, and seized of a good and indefeesi	ble estate of inheritance therein, free and clear of all incumbrances,
-no exceptions and that thoy will a	an warrant and defend the same against all parties making lawful claim therato.
"It is agreed between the parties hereto that the part 100 p	I the first part slight at all times during the life of this indentury and all the
ind essessments that may be levied or assessed egainst said real es-	state when the same becomes due and payable, and that they will ornade in such sum and by such insurance an dail to
firected by the part 3 of the second part, the loss, if any, me nterest. And in the event that said part CS of the first part sh	de payable to the part 1 of the second part to the extent of the second part to the s
aid premises insured as herein provided, then the pert ¹ / ₂ or to paid shall become a part of the indebtedness, secured by this mill fully repaid.	state when the same becomes due and payable, and that $b Riny will like transform on such some and by such intrarece company as shall be specified as the payable to the part \mathcal{J}_{-} of the second part to the vertex of effective strength of the second part is the vertex of effective strength of the second part is the vertex of the second part is the vertex of the second part is the second of the second part is the second of the second part is the second of the second part is the s$
	of the som of Nine Thousand and no/100
	DOLLARS
coording to the terms of OTH certain written obligation fo	or the payment of said sum of money, exocuted on the 1st
sert, with all interest accruing thereon according to the terms of a	or the payment of said sum of money, executed on the ± 0.0 $_{\rm PV}$ 12.8 terms made payable to the part. of the second add obligation and also to secure any sum or sums of money advanced by the
aid part I of the second part to pay for any insurance or	to discharge any taxes with interest thereon as herein nonvided in the sum
hat said part 195 of the first part shall fail to pay the same 9 And this conveyance shall be void if such payments be made a	is provided in this indenture.
I default be made in such payments or any part thereof or any entere are not paid when the same become due and payable, or if	as herein specified, and the obligation contained therein fully discharged obligation created thereby, or interest thereon, or if the taxes on asid rea the insurance is not kept up, as provided herein, or if the buildings on said
	The insurance is not kept up, as provided herein, or if the buildings on said waste is committed on xaid premises, then this conveyance shall become absolut provided for in said written obligation, for the security of which this indentur at the option of the holder hereof, without notice, and it shall be SWOV for
he said part y of the second part 155 agents or as	The option of the holder hereof, without notice, and it shall be fawful to
ents thereon in the manner provided by law and to have a receiv ell the prevalers hereby granted, or any pert thereof, in the mu	31 cm and the second
etain the antipent frien unpaid of principal and interest, tugether with NeW be paid by the part?	th the costs and charges incident therets, and the overplus, if any there be
energy accounts therefrom, shall extend and inure to, and be o sugns and successors of the respective parties hereto.	ns of this indenture and each and every publication therein contained, and all obligatory upon the heirs, executors, administrators, personal representatives
In Witness Whereal, the part BS , of the first part ha \overline{VG} are written.	hereunto set their hand a and seal the day and year
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	ESTINE Hade (SEAL)
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	All C. Lacuna A. (SEAL)
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