Reg. No. 20,136 Fee Faid \$13.00

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MONTGAGE 90150	Mandanhandan Andrew 2010 (Med. 2010) (Me
	UUX 139
	9th day of December , 1964 b
George E. Tennys	on and Carol O. Tennyson, husband and wife,
of Lawrence	the County of Douglas and State of Kansas
Mignouved	the Consumers Cooperative Credit Union, Kansas
	part y of the second part
	t 198 of the first part, in consideration of the sum of
	ndred Fifty (\$5,250.00) DC
	y paid, the receipt of which is hereby acknowledged, ha ve sold, a
	BARGAIN, SELL and MORTGAGE to the said part y of the second p
	te situated and being in the County of Bouglas and S
Kansas, to-wit:	
Lot Three (3) and	d the North 10 feet of Lot Four (4), in
Block One (1), in	n Meadow Acres, an Addition to the City
of Lawrence,	4
And the said certified at the	I the estate, title and interest of the said part Lessof the first part then
of the premises above granted, and saired	It part do therefore covenant and agree that at the distivery harsoft $EIEGY$ the levelue d of a good and indefeasible estate of inheritance therein, three and clear of all incumitrances,
no encoperolis,	
	and must they will warrant and defend the same against all parties making lawful claim
If is agreed between the parties hares	to that the part CE of the first part shall at all times during the life of this bedrature and
keep the buildings upon said real estets i directed by the part y of the second interest. And in the event that said part 2 said premises insured as herein provided.	eased against said real extents when the same becomes due and psychia, and that $Lh(\underline{a})$ inscreted against fire and tormado in such sum and by such inscretes company as that the same part, the lass, if any, made psychia to the part $M$ — of the second part to the actual then the part to the scheme the same become due and psychia to then the part $M$ — of the site of parts to the scheme part $M$ — of the site of parts to the scheme part $M$ — of the site of psychia to the scheme part scheme part to the scheme part scheme part to the scheme part to the scheme part s
	a to secure the payment of the sum of Five Thousand Two Hundred
Fifty (\$5,250.00) -	ain written obligation for the payment of said sum of money, executed on the 9th
day of December	19 64 and by 105 terms more negative to the
part, with all interest accruing thereon acc	19 64 and by 1ts torms made payhile to the part y of the cording to the terms of said obligation and also to secure any sum or sums of money advances
that said part 188 of the first part at	pay for any insurance or to discharge any taxes with interest therean as berein provided, in t hall fail to pay the same as provided in this indenture.
And this conveyance shall be void if	such payments be made as herein specified, and the obligation contained therein fully d
and the whole sum remaining unpaid, and is given, shall immediately mature and be	auch payments be made as herein specified, and the obligation contained therein fully of any part thereof or any obligation created thereby no interest thereant or 18 the faces on 6 due and payable, or if the insurance is not keep top, as provided hereby or 18 the buildings at they are now, or if wants is committed on said previate, then the conveyance shall become dial of the obligations provided for its said written ablogation. For the security of which that scenes due and payable at the option of the holder hereof, without notice, and it shall be its scenes due and payable at the option of the holder hereof, without notice, and its which that the notice of the option of the holder hereof.
the said pert $y$ of the second part- ments thereon in the meaner provided by self the premises hereby grented, or any retain the amount then unpaid of principal	Or its agent to take possible of the said precises and all the law and to have a precise appointed to collect the verit and banefits account therefore per thread in the manner precisive by law, and soil of all monest entring from such and interest together with the costs and charger incident therein, and the overplas, it are to
making a making a	such sale, on demand, to the first part 185.
It is agreed by the parties hereto the banefits accruing therefrom, shall estend essigns and successors of the respective p	at the terms and provisions of this indeltay-re and each and every obligation therein contained, and hours to, and be obligatory upon the hairs, executors, edministrators, personal represented represented the series herein.
and the second se	parties herein. of the first part haVC hereunto set thOir hand S and seal S the day a
N N	9016.7
	George E. Tennyson
N The second	storige h. remiyson
	Carol O. Tennyson
territoria de la companya de	Calor O. Teimyson
nannannannannannannan	AAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAA
THE LEAD IN CO.	• ]
DOUGLAS	
	SUNTY,
	IT REMEMBERED, that on this 9th day of December A.D. before me. a the undersigned in the aforsaid County an
	before me . the undersigned is the storestid County on come George E. Tennyson and Carol O. Tennyson,
Willing .	husband and wife,
	to me personally known to be the same person. $\vec{B}$ who executed the foregoing instrument a acknowledged the execution of the same. $\sim$
NILD -	economisuged the execution of the series
D.T.A.R.F	
N.T.A.R.F. M	WITNESS WHEREOF, I have hereunte subscribed my name, and afficed my official seel on the d year last above written.
UBLIC July 21	WITNESS WHEREOF, I have bersunto subscribed my name, and affixed my official seal on the c

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