Reg. No. 20,165

Book 139 The Outbook Primer, Publisher of Leval Blanks, Lawrence, Kannie BOOK 139
ountry of Douglas and State of Kansas Lawrence National Bank, Lawrence, Kansas party of the second part. of the first part, in consideration of the sum of DOLLARS , the receipt of which is hereby acknowledged, ha. ^{ve} sold, and by AIN, SELL and MORTGAGE to the seid part y of the second part, the and being in the County of Douglas and State of
of the first part, in consideration of the sum of DOLLARS , the receipt of which is hereby acknowledged, ha we sold, and by AIN, SELL and MORTGAGE to the said part 3 of the second part, the ated and being in the County of <u>Pouglas</u> and State of
, the receipt of which is hereby acknowledged, ha ^{ve} sold, and by AIN, SELL and MORTGAGE to the said part <u>v</u> of the second part, the ated and being in the County of <u>Pouglas</u> and State of
AIN, SELL and MORTGAGE to the said part .y of the second part, the ated and being in the County of Pouglas and State of
ated and being in the County ofPouglas and State o
Forty-Four (LL) in Breezedale, an addition to
es and profits thereaf provided however that the led to collect and retain the rents, issues and nunder
state, title and interest of the said part 100 of the first part therein.
hereby covenant and agree start at the delivery hareof \underline{HeY} \underline{BTe} the leaful power-D of and indefeatible state of bibertence therein, free and clear of all incombrances, to exceptions
they will werrant and defend the same against all marties making lawful claim shares
e part 185 of the first part shall at all times during the life of ship indention of
Initial real easter when the same become due and payable, and that 1069 W1U ainst line and tornado in such som and by such insurance company as shall be specified and loss, if any, made payable to the party of the second part to the extent of 1.55 the first part shall fail to pay such taxes when the same become due and payable or to keep pert LES of the second part may pay aid taxes and insurance, are either, and the amount extension of the second part of the later of 10% from the date of payment of the second part of the second part of 0% from the date of payment and the second part of the second part of 0%. From the date of payment of the second part of the second part of the second part of 0% from the date of payment of the second part of the second part of the second part of 0.5% from the date of payment of the second part of the second part of the second part of 0.5% from the date of payment of the second part of the sec
e the payment of the sum of Eighteen Thousand and no/100
n obligation for the payment of sold sum of money, executed on the 1501 GL , and by 158 terms made payable to the part 368 of the second the terms of sold obligation and also to secure any som or sums of money solvanced by the
The same or and comparison and asso to secure any sum or sums of money advanced by the y insurance or to discharge any taxes with interest thereon as berein provided, in the event may the same a security in this takes.
which we are a personal in this measure. which is a lower is specified, and the obligation contained therein fully discharged, thereof or any obligation created thereby, or intreast thereon, or if the taxas on suit real psychils, or if the insurance is not kart up, as provided herein, or if the buildings and and are now, or if wate is committed on said permises, then this conveyance shall become shaulter in addigations provided for in add write or digation, for the security of which this indenture and psychies at the option of the holder hereof, without notice, and it shall be learly for DITS of passing the said creater of the holder hereof.
In take possession of the said premises and all the improve- ted have a receiver appointed to collect the rents and benefits agruing thereipon and to red, in the manner prescribed by law, and out of all moneys arking from such asla to put together with the costs and charges incident therefore, and the overplay, if any there be
on demand, to the first part 10.5 . ms and provisions of this indenture and each and every obligation therein contained, and all to, and be obligatory upon the heirs, executors, administrators, personal representatives, ato.
and seeks the second set SDS17 hand? and seeks the day and year
Weller M. Horton (SEAL)
(SEAL)
Gloris B. Morton (SEAU)

0