in st

ARS by the

a sur fill the sur fill the sur	and the second se		1.11日間の1月の間を見ていた。	and a supervision of the second s
MORTGAM	` 682	BOOK 140	The Outlook Printers, Pub	laber of Legal Blanks, Lawrence,)
This Indents	are, Made this	26th. day	of Mare	h
of Lawrence	e in the C	County of Dougla	sand	State of Kansas
				snce, Lawrence, Kar
				of the second part.
	that the said part i.e.			
				wledged, ha. ve. sold, an
this Indenture	.do GRANT, BARG	AIN, SELL and MORT	GAGE to the said pa	int y of the second part
following des	cribed real estate sit	uated and being in	the County of	ouglas
Kansas, to-wit				
	Trans Million to come		· ·····	
	Lot winety-set	ren (97) on New .	Jersey Street,	in the

city of Lawrence, with the appurtenances and all the estate, title and interest of the said part lauof the first part therein.

And the fold part.LOS of the first part do hereby covenant and agree that at the delivery hardet LNOY ALD the levelul evener of the premises above granted and second of a good and indefeasible state of lobertance therein, tree and clear of all incombances.

and that they will warrant and datend the same against all parties making lawful claim thereto.

It is agreed between the parties hereto that the particles. of the first part shall at all times during the life of this indemture, pay all taxes and exasesments that may be lavied or exemped against said real estate when the same becomes due and psyable, and that they will be seening and the tend part. The provide the second part to the second part to the second part, the less if each part index in the second part to the second part. The second part to the second part to the second part to the second part to the second part. The second part to the second p

according to the terms of ODD. certain written obligation for the payment of said sum of money, executed on the 26Lhday of MaTch 19.65 and by 11.5 terms made payable to the part Y of the second pert, with all interest according thereon according to the terms of add obligation and also to secure any sum or sums of money advanced by the said pert y of the second pert to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event that said pert z_0 of the second pert to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event

And this conveyance shall be vaid it such payments be made as herein specified, and the oblightion contained therein fully discharged. If default be made in such payments or any piet fleeron or any obligation contained thereby, or interest hereon, or if the jaces on and real estate are not been in a sub creation due and payhole, or if the issues of converses the networks therein et all the buildings on and real estate are not been in a sport end of the buildings on and real estate are not been in a sport estate the end of the buildings on and real estate are not been in a sport and the buildings on and real estate are not been in a sport and the buildings of the buildings on and real estate are not been in estationing operal, and all of the oblightion provided for in said versions then this convergence shall been a sport and the sub-the sum tenshing operal and all of the oblightion provided for in said versions of the said there which this interest is a sport near the sport of and been the sport of and beenome of the sport of the

the said part y of the second part to be accord part to be a receiver exponent to take possession of the said preview and all the improvement thereon in the memory provided by law and to have a receiver exponent to collect the rents and benefits account therefrom, and so are the preview. There of all moneys arising from such sale to retain the around the money of principal and interest together with the costs and charges incident therets, and the overplus, if any there be shall be paid by the part y making such sale, on demond, to the first part of the second together account the overplus. If any there be

It is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits acroung therefrom, shall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives, assigns and successors of the respective parties hereto.

In Wilness Whitees, the partics of the list part ha up "hereonto are thoir hand a and seals the day and year last above written.

Ward Thompson -(SEAL) (SEAL) Daisy Thompson (SEAL) (SEAL)

Been

Register of Deeds

KANSAS STATE OF 55 DOUGLAS COUNTY, -----26th day of _____ March ___ A D. 19 65 before me, a Notary Public in the efforeadd County and Stere. came Ward Thompson and Daisy Thompson, husband and wife. NGTARF Se to me personally known to be the same par acknowledged the execution of the same. n_5., who as nt and duly 2115 withess whereor, I have hereunto au Warren Rhodes June 17 19 65

necorded March 26, 1965 at 8:40 A.M.