With the section

a a tank a final and a second s The Outlook Printers, Publisher of Legal Blanks, Lawren 814 воок 140 (No. 838) This Indenture, Made this _____2nd ..., 19.65. between Merrell A. Van Tuyl and Dorothy L. Van Tuyl, husband and wife. of Lawrence In the County of Douglas and State of Kansas pert iesof the first pert, end. The First National Bank of Lawrence, Lawrence, Kansas Witnesseth, that the said part des, of the first part, in consideration of the sum of Ten thousand and no/100 - (\$10,000.00) - - - - - - - - - - - - - DOLLARS to them duly paid, the receipt of which is hereby acknowledged, have sold, and by this indenture do...... GRANT, BARGAIN, SELL and MORTGAGE to the said part .y... of the second part, the Kansas, to-wit: Beginning at a point 776.59 feet South and 200 feet West of the Northeast corner of the Southwest Quarter'of Section 34, Town-ship 12, Range 19, thence West parallel to the North line of said Southwest quarter 164.0 feet, thence North parallel to the Bast line of said Southwest quarter 276.0 feet, thence East parallel to the North line of said Southwest quarter 164.0 feet, thence South parallel to the Bast line of said Southwest quarter 276.0 feet to the point of beginning, subject to a 35-foot road right of way over the South 35 feet thereof, with the appurtenances and all the estate, title and interest of the said partials of the first part therein. And the said part 125 of the first part do _____ hereby covenant and agree that at the delivery hereof they arathe leviul owners at above granted, and saized of a good and indefeasible estate of inheritance therein, free and clear of all in and that they will warrant and defend the same adainst all parties making lawful claim at reto that the part 125 of the first part shall at all times during the life of this inde The spectra choice has been been particle real norms that the part $\Delta \Delta S_{\rm eff}$ the first part has a still times during the set life of this indenture, pay still takes a substitution of a sease degrade take the state inverse is norm the mand by back howernose company sets takes to be been substituted as the state inverse degrade to the segment inverse degrade the state inverse degrade the state inverse degrade the state inverse degrade to the segment inverse degrade the state degrade the state degrade to the segment inverse degrade the state degrade the state degrade the state degrade the state state degrade the state degrade the state degrade to the segment inverse degrade the state degrade the sta THIS GRANT Is in ed as a mortgage to secure the payment of the sum of Ten thousand and no/100 -DOLLARS. the payment of said sum of money, executed on the terms of April 10 .64 , and by its to the part V. of the second all interest according to the tarma of said obligation and also to secure any sour or sums of money advanced by the aid part 12 of the second part to pay for any insurance or to discharge any the 10.6 of the first part shell fall to pay the same as provided in this ind-Now year gappy, on one term part point and to pay the assess as provided in this indexture. In this convergence, shall be owned if such payments be made as herein specified, and the obligation contained it fault be match in such payments or any part thereof or any obligation created thereby, or interest thereon, or if are not paid when the stone became due and payable, or if the instance is not kept up, as provided therein, or static stre not help in a specific thepair as they are now, or if wate is committed on said presides, then this convergen-the when such remetiative matches and become due and payable or the option of the holder harder, without notice any shall increative matches and become due and payable at the option of the holder harder, without notice as ind part, y, of the second part. therean is the means provided by law and to have a receiver appointed to callect the rent and banefits account therefore the premise hereby partield, or any part thereot, in the meaner prescribed by law, and our of all means, arising from such the amount then unpaid of principal and interest, together with the costs and charges includent thereto, and the overplay, if any is hall be paid by the part y making such sale, on demand, to the first part It is agreed by the parties' herein that the terms and provisions of this indentive and each and every obligation methy scruting thearbox, shall extend and lover to and be obligatory open the here, executors, administrators open and successors of the respective parties beens. In Witness Whatsof, the part 125... of the first part 1 above written. their hand a . (SEAL) Merrell A. Van Tuyl (SEAL) 1. Inalient (SEAL) Dorothy L. Van Tuyl IPP ATS DOUGLAS B, That on this 2nd Notary Public day of April A. D., 19 65 fore me, a ald Cours In the a y and State, Merrell A. Van Tuyl and Dorothy L. Van Tuyl. husband and wife, to me personally known to be the same pe acknowledged the execution of the same. ad the fores and duly version and the second sub-Warren Rhodes June 17 19 65 lotary Public I the undersigned, owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and suthorize the Register of Deeds to enter the discharge of this mortgage of record. Dated this 9th day of June 1969. THE FIRST NATIONAL BANK OF LAWRENCE, LAWRENCE KANSAS (Corp. Seal) B. D. Flanders, Vice President & Cashier