	830 BOOK 140
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MORTGAGE	(No. 52K) The Outlook Printers, Publisher of Logal Blanks, Lawrence, Kan
This Indenture, Made this	65 betw
Pat Metz and	1 Carolyn ⁵ E. Metz, his wife,
	t
of Lawrance ,)	in the County of Dunglas and State of Kansas
part of the first part, an	d * 0. E. Metz and Flossie M. Metz as joint tenants with right as tenants in common
we was reprinted and the	part 105 of the second part.
	part Lea of the first part, in consideration of the sum of
Sighteen Thousand and	no/100 DOLL
	duly paid, the receipt of which is hereby acknowledged, have sold, and
	T, BARGAIN, SELL and MORTGAGE to the said parties of the second part.
	state situated and being in the County of Bouglas and State
Kansas, to-wit:	on Day York in the Other of Transmost
lion al ne	on New York, in the City of Lawrence, s County, Lansas,
with the appurtenances and	all the estate, title and interest of the said part205 of the first part therein
which the said part _0.5 of the	Test part do hereby covenent and agree that at shalldalivery hereof LTOP, BIRshe lawful on ited of a good and indefeatible estate of inheritance therein. free and clear of all importances,
Friday Protest and a	and the morestane energy of unertance mercin. The and clear of all boymbrances,
	and that "LUOY will warrant and defend the same signing all parties making levelul claim ther
	areto that the part LOS of the first part shall at all times during the life of this indenture, pay all
crep the buildings upon said real esta	exercised against tail real estate when the same becomes due and psychia, and that $U(d) = U(d)$ the insured against fine and tornado in such sum end by such forameter company as shall be specified and part, the loss if any, made psychic to the part LSC. If the second part to the distribution of the VLASS, of the logs part shall fail to psy volt taxes when the same become due and psychic field. In the part LSC of the second part may psy and taxes and insurence, or enter, and they are indistributions.
interest. And in the event that said per	and part, the tost, if any, made payable to the part 10.0 of the second part to the extent of 10.00 rt 10.0 of the first part shall fail to pay such taxes when the same became due and payable ar to
in paid shall become a part of the is until fully repaid.	addition one nee part with a of the second part may pay said taxes and insurence, or either, and the a additional second by this indenture, and shall bear interest at the tate of 10%. From the date of pa
THIS GRANT is intended as a most	give to secure the payment of the sum of $$
	2000.00) and no/100
April April	partain written obligation for the payment of sold sum of money, executed on the 10^{-50} , and by 128 mems made payable to the per 165 of the s
part, with all interest accruing therean	decontrolling to five terms of said obligation and also to secure any sum or some of money advanced in
aid part 188 of the second part	to pay for any incurance or to discharge any taxes with interest theraon as ineresin provided, in the
	I shall fail to pay the same as provided in this indenture. \mathbf{x}_{i}^{T} such payments be made as herein specified, and the obligation construct therein $f_{i}d_{i}^{T}$ dues
If default be made in such permusis estate are not paid when the same be	up toth permetric be made as herein specified, and the abligation conserved observin bully enjoys any part thereof or any obligation organised thereby, or interest thereon is if the taxes on said core doe and evolution of the conservace as the kept on as proModel forein, or of the sublimings or
real estate are not kept in as good re and the whole sum remaining onpaid.	come use and persons, or if the insurance is not keep up, as provided hardin, or if this publicage are and all of the subgradients provided for in table writerin obligations, from this subgradient with this lead of all of the subgradients provided for in table writerin obligations, for the subcering of which this lead of become due and payable ar the options of the halder hereofs, without nexus, and it stats to lead.
n given, that immediately mature are	d become due and payable at the option of the holder hereof, without notice, and it shall be leade
ments therein in the manner provided sell the premises hereby granted, or	TURELT HEITS AND SCILIS take potentian of the and premises and all the import by law and to have a receiver appointed to collect the rank and however a receiver appointed to collect the rank and however account interface. An analysis and thereast, in the memory part thereast, and the memory previous devices and ent of all moneys account from tuck as and and interfaces. Together with the costs and charast includes theorem and the memory and the memory of the
	a second and a second second with the second s
	ng such sale, on demand, to the first part 185.
In Witness Whareof, the part 10.	2 of the first part he VD hereunto set \sim CIND12 , hand is, and test is the day and
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	Child Thomas Party ISE
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ATE OF	1
Douglas	COUNTY
	I IT REMEMBERED, That on this 25 day of Annual an and
A STA	before me, a AUTERY public in the eforesaid County and See
the second second	rame Pat Nota and Carolyn E. Natz, his wife,
A DILLO	
	to me personally known to be the same person β , who executed the foregoing instrument and duscknowledged the execution of the same,
IN CONTRACTOR	WITNESS WHEREOF, I have berounto subscribed my name, and affixed my official seal on the day an year last above written.
Committalon Expires	1 12 1067 Deside Lendynait

Recorded April 8, 1965 at 11:00 A.M. RELEASE I the undersigned, owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of record. Dated this 7th day of Nov. 1967.

1-1

0. E. Metz Flossie M. Metz Mortgagee. Owner.

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