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MORTGAGE

Kansas, to-wit:

d bet

BOOK 142 3710

	OTC: certain written obligation for the payment of said sum of money, executed on the CT 19.65, and by 11.5 terms made payable to the puting thereon according to the terms of said obligation and also to taken a series are used of the terms.	
part, with all interest accruit	the second of the terms of said obligation and also to secure any sum or sums of	ent of the second money advanced by the
that said part 1 85 of th	the first part shall fail to ney the same as an 12 discharge any taxes with interest thereon as berein	provided, in the event
And this conveyance she If default he made To a d	nall be void if such payments be made as herein specified, and the obligation contained it	herefo futto stratore 1
estate are not paid when the real estate are not kept in and, the whole sum remains is given, shall immediately	hall be vold if such payments be made as herein a specified, and the obligation contained i h payments or any part thereof or any obligation created thereby, or interval thereans, or the same become due and payable, or if the intervence is not here type, at provided hereby, at good repair as they are now, or if wasts is committed on said premise, then this convergen- ing unpaid, and all of the obligations provided for in said written obligation, for the security mature and become due and payable of the option of the holder hereof, without notice, and e second and	the taxes on said real f the buildings on said e shall become absolute of which this indenture
the said party of the	e second part	I it shall be lewful for
sell the premises hereby gr retain the amount then unpa	greated, or any part thereof, in the manner prescribed by law, and out of all moneys ari aid of principal and interest, together with the costs and charges incident thereto, and the now	ing therefrom and to
and the set of the transference	torening about sele, on comand, to the first part of	
essigns and successors of th	intief hereto that the terms and provisions of this indenture and each and every obligation th (, shall soland and incre to, and be obligatory upon the heirs, executors, administrators,) the respective parties hereto.	personal representatives,
In Witness Whereaf,' the last above written.	parties of the first part he shows hereinto set their hand s and real s	the day and year
· · · · · · · · · · · · · · · · · · ·	* Jamesa Br	or haven
	James A. Brooks	(SEAL)
	* Unna A. Brooks	
	 Frma A. Brooks 	
Kans	233	(SEAL)
STATE OF Doug	ulas st	
. 10	(COUNT))	
	be in BEAMEMERED, ther on this 24th day of December before me, * notary public in the sta	resald County and State,
and the states of the states o	James A. Brooks and Irma A. Brooks	· · · · · · · · · · · · · · · · · · ·
	C to an internet being to be de	
NOTIAN	are presented the second of the same person. S- who executed the foregol	not lowing and halv
PRINE	to me personally known to be the same person S who executed the foregol acknowledged the execution of the same.	
Prolic	IN WITHERS WHEREACH, I have hereunto subscribed my seme, and affixed my offici	al seal on the day and
POLIC	BY WITNESS WHEREOF, I have because a sharehard must have and although any think	al seal on the day and
PPOLIC	IN WITHERS WHEREOF, I have hereinto subscribed my seme, and affixed my offici	al seal on the day and
POLIC .	JULLE 14 19 19 19 19 19 19 19 19 19 19 19 19 19	al seal on the day and
ADDALAS PBLIC No gradue torna-	, 1965 at 2:00 P.M. Janie Been	Notary Public
	, 1965 at 2:00 P.M. RELEASE	Notery Public Register of D
the undersigned, lebt secured ther	, 1965 at 2:00 P.M. RELEASE , owner of the within mortgage, do hereby acknowled reby, and authorize the Register of Deeds to enter	Notery Public Notery Public Register of I
the undersigned, lebt secured ther	, 1965 at 2:00 P.M. RELEASE , owner of the within mortgage, do hereby acknowled reby, and authorize the Register of Deeds to enter Dated this 26th day of April 1971.	Noiny Fublic Noiny Fublic Register of D ge the full paym the discharge of
the undersigned, lebt secured ther	, 1965 at 2:00 P.M. RELEASE , owner of the within mortgage, do hereby acknowled reby, and authorize the Register of Deeds to enter	Noting Public Noting Public Register of D ge the full pays the discharge of Df Lawrence

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This Indenture, Made this ______ 24th _____ day of ______ December _____, 1965 between

Twelve thousand and no/100 states and the set of the sum of DOLLARS to them duly paid, the receipt of which is hereby acknowledged, have sold, and by following described real estate situated and being in the County of . Douglas and State of

The Outlook Printers, Publisher of Legal Blanks, Lawre

part y of the second part.

(Ne. 8230)

JAMES A. BROCKS AND IRMA A. BROCKS, his wife,

Witnesseth, that the said part $\pm gs$ of the first part, in consideration of the sum of

in Babcock Place, an Addition to the City of Lawrence."

of......Lawrence..., in the County of......Douglas...... and State of Kansas.... pert_lesof the first part, and ... THE FIRST NATIONAL BANK OF LAWRENCE, LAWRENCE, KANSAS

Lots Nom. Seven (7), Bight (8) and Nine (9) in Block No. One (1)

with the appyrtenences and all the estate, title and interest of the said part $i\!\in\!eof$ the first part therein. of the premises above granted, and seized of a good and indefeatible estate of inheritance therein, free and clear of all incombrances.

nts that may be levied or assessed against said real estate when the same becomes due and payable, into indenture, pay all taxes dings upon said real estate insured against fire and tornado in such sum and by such insurance company as shall be specified and the party. — of the second part, the loss, if any, made payable to the party. — of the second part to the estent of 112 in the event that said part 1.25 of the first part shall fail to pay such taxes when the taxes hormer due and enable 1 112.

and that they will warrant and defend the same against all parties making lawful claim thereto. in the parties have to that the part 2% , of the first part shall at all times during the life of this indenture, pay all taxes

Reg. No.

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