**

BOOK 149 This Indenture, Made this eighteenth day of January 19 68 John W. Pozdro and Shirley W. Pozdro husband and wife of 'Lawrence in the County of Douglas' and State of 'Kansas parties of the first part, and The Lawrence National Bank Lawrence, Kansas part Y of the second part Y Witnesseth, that the said part ^{1es} of the first part, in consideration of the sum of Thirty thousand and no/100	
John W. Pozdro and Shirley W. Pozdro husband and wife of 'Lawrence, in the County of 'Douglas', and State of Kansas partles of the first part, and The Lawrence National Bank Lawrence, Kansas part Y of the second p Witnesseth, that the said part ¹⁶⁸ of the first part, in consideration of the sum of Thirty thousand and no/100	
husband and wife of 'Lawrence in the County of Douglas' and State of Kansas parties of the first part, and The Lawrence National Bank Lawrence, Kansas part y of the second p Witnesseth, that the said part ies of the first part, in consideration of the sum of Thirty thousand and no/100	irt.
of Lawrence , in the County of Douglas and State of Kansas parties of the first part, and The Lawrence National Bank Lawrence, Kansas part y of the second p Witnesseth, that the said part ies of the first part, in consideration of the sum of Thirty thousand and no/100	irt.
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Lawrence, Kansas part y of the second p Witnesseth, that the said part ¹⁰⁸ of the first part, in consideration of the sum of Thirty thousand and no/100	art.
Witnesseth, that the said part les of the first part, in consideration of the sum of Thirty thousand and no/100	art.
to them duly paid, the receipt of which is hereby acknowledged, have sold, this indenture do GRANT, BARGAIN, SELL and MORTGAGE to the said part Y of the second y following described real estate situated and being in the County of Douglas and Kansas, to-wit: Lots Four (h), Five (5), and the South One-half (s a) of Lot Three (3) in Black	OLLARS
this Indenture do GRANT, BARGAIN, SELL and MORTGAGE to the said part Y of the second y following described real estate situated and being in the County of Douglas and Kansas, to-wit: Lots Four (L), Five (5), and the South One-half (s a) of Lot Three (3) in Black	
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Kansas, to-wit: Lots Four (L); Five (5), and the South One-half (s a) of Lot Three (3) in Black	
Lots Four (L); Five (5), and the South One-half (s 3) of Lot Three (3) in Black	state of
Lots Four (h), Five (5), and the South One-half (s $\frac{1}{2}$) of Lot Three (3) in Black Six (6) in Lane's First Addition, an Addition to the City of Lawrence.	20
Six (6) in Lane's First Addition, an Addition to the City of Lawrence.	
Including the rents, issues and profits thereof provided however that the Mortgap	
shall be entitled to collect and retain the rents, issues and profits until defau	lt It
hereunder.	
with the appurtenances and all the estate, title and interest of the said part les of the first part the	
	ein.
of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and Elear of all incombrances.	Giviner
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and that they will warrant and defend the same against all parties making lawful claims	5. 576
It is agreed between the parties hereto that the part LES of the first part shall at all times during the life of this indenture, pay and assessments that may be levied or assessed explaints said and estate the part shall at all times during the life of this indenture, pay	all tax
teep the buildings upon said real estate insured against fire and tormado in such sum and by such insurance company as shall be able dipected by the part X of the second part, the loss if any, made payable to the part X of the second part of the second part shall be able interest. And in the event that said part 2.65 of the first part shall fail to pay such insurance company as shall be said previous insured as herein provided, then the part X of the second part may pay said taxes on insurance, dw either, and the until fully repaid.	fied and JLS to keep e amount payment
THIS GRANT is intended as a mortgage to secure the payment of the sum of Thirty thousand and no/100	- 14
according to the terms of DNE	OLLARS.
day of January 19.08 and by its	t. 2. 2
day of January 19.08, and by its Jerne made payable to the PIENLEEN and by its Jerne made payable to the part S of the second part to pay for any insurance or to declarate and also to secure any som or some of money advances	
said part I of the second part to pay for any insurance or to discharger any taxes with interest thereon as herein provided in a	a start at
thet said pert if of the first part shall fail to pay the same as provided in this indenture.	a start at
And this conveyance shall be void if such payments be made as provided in this ordenture. If default be made in such payments ber any part thereof or any obligation genetied, and the obligation contained therein, fully, di estate are not paid when the same become due and payable, or if the insurance is not kept up, as provided herein, or if the taxes on and the whole sum remaining unpaid, and all of the obligations provided for in said written obligation, for the saturative shall become is given, shall immediately mature and become due and bayable at the obligation is and written obligation, for the saturative shall become is given, shall immediately mature and become due and bayable at the obligation is balance for the balance.	e second s by the

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the said part \mathcal{Y} of the second pert 118 APENLS OF ASSIGNS to take portion of the holder hereof, without holder, and it shall be lawful for ments therein in the manner provided by law and to have a relative appointed to collect the rents and banefits account therefrom, and to sell the premises hereby granted, or any part thereof, in the manner prescribed by law, and out all moneys arising from such sale to retain the amount them outpaid of principal and interest, together with the costs and charges incident thereto, and the previous for the previous for the previous the previous for the previous for the previous the previous for the previous for the previous for the previous the previous the previous the previous the previous for the previous for the previous the previous for the previous the previous for the previous the previous the previous for the previous there be

It is agreed by the party making such sale, on demand, to the first part 165. It is agreed by the partice hereto that the terms and provisions of this indenture and each and every obligation therein contained, and benefits accuring therefrom, shall extend and invice to, and be obligatory upon the heirs, executors, administrators, personal representation

In Witness Whereaf, the part 185 of the first part ha VE hereunto ser their hand 5 and seal 5, the day and

W. Pordica (SEAL) John W. PozdrosEAL Bidro (SEAL)

hitle POZEERIN Kansas STATE OF 1 million 55. di. Douglas COUNTY DE IT REMEMBERED, That on this 18 th before me, a notary public day of a January A. D., 1968 in the aforesaid County and State. teme Solohn W. Pozdro and Shirley W. Pozdro Busband and wife TA A to me personally known to be the same person. S who executed the acknowledged the execution of the same. ng instru ent and duly WITNESS WHEREOF, I have I year last above written. and affixed my official seal on the day and 7 8 2 19 7/ 6 1E John P. Peters Notary Public

Recorded January 19, 1968 at 9:35 A.M.