ks, Lawrence, Kansas

19.68. between

---- DOLLARS e sold, and by second part, the and State of

Mortgagors + 1 default

part therein. C. the lewful owner S mbranes

ndenture: pay all taxes ar they will shall be specified and be extent of ind payable or to keep either, and the smount in the date of payment

DOLLARS.

Cansas 9. second part.

	52	5 R
Suuranaaaaaaa		
MORTGAGE	13774 Ne. 5210 The Outlook Printers, Publisher a	
	BOOK 150	11.5
ind indentory	e, Made this twelfth day of July	anna ann
	James L. Burnett and Peggy L. Burnett	
of Lawre	husband and wife ence , in the County of Douglas and Stat	- The strange in
parties of the	first part and Taxranae National Policies and Stat	e of
participant inte	first part, and Lawrence National Bank and Trust Co.	
Witnesseth th	Lawrence, Kansas part y	of the
Four Thousand	hat the said part i.e.s. of the first part, in consideration of the sum	of .
to them	A Five Hundred and no/100	
	acknowled	
	GRANT, BARGAIN, SELL and MORTGAGE to the said part Y	
	ibed real estate situated and being in the County of Dou	glas
Kansas, to-wit:		
	Lot 60 on Louisiana Street in the City	
	of Lawrence, Douglas County, Kansas.	
Including the	rents, issues and profits thereof provided however the	hat the
shall be enti- hereunder.	tled to collect and retain the rents, issues and profi	its unt
with the appurt	enances and all the estate, title and interest of the said part ies o	f the fire
And the said part.	105 of the first part do hereby covenant and agree that at the delivery hereod	they as
of the premises above	a granted, and seized of a good and indefeasible estate of inheritance therein, free and c	ear of all i
	no exceptions	
It is spread betwee	and that they will warrant and defend the same against all p_{ij} and the parties hereto that the part ies of the first part shall at all times during the	tiles making
and assessments that r	may be levied or assessed acianat said real attain when the same become de and	A house a file
directed by the part interest. And in the en said premises insured	ion said real estate insured against fire and tornado in such the same becomes due and pay Y of the second part, the loss, if any, made payable so the part Y of the second part, the loss, if any, made payable so the part Y of the second part that said part $g \in G$ of the first part shell fail to pay such taxes when the same bu- as herein provided, then the part Y of the second part may pay said taxes and if a part of the indebtedness, secured by this indenture, and shall bear interest at the rate	company an ind part to to ecome due
THIS GRANT is inte	rended as a mortgage to secure the payment of the sum of	
according to the terms	of one certain written skillenting (a skillenting a skille	

said sum of money, executed on the twelfth July 19 68 , and by its terms made payable to the party of the second of the terms of said obligation and elso to secure any sum or sums of money advanced by the

said part y of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event that said part $\frac{168}{100}$ of the first part shell fail to pay the same as provided in this indenture.

And this conveyance shall be void if such payments be made as herein specified, and the obligation contained therein fully discharged. If default be made in such payments or any part thereof or any obligation created thereby, or interest thereon, or if the taxes on said real 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 buildings on said real estate are not kept in as good repair as they are now, or if weste is committed on said premises, then this conveyance shall become absolute and the whole sum remaining unpaid, and all of the obligations provided for in said written obligation, for the security of which this indenture is given, shall immediately mature and become due and payable at the option of the holder hereof, without notice, and it shall be lawful for

is given, that immediately hardre and become due and payable at the option of the holder hereof, without noice, and it shall be the said part. Y of the second part its agents or assigns to take possession of the said premises and all the ment thereon in the manner provided by law and to have a receiver appointed to collect the rents and benefits accruing thereform and the premises hereby granted, or any part thereof, in the manner prescribed by law, and out of all moneys arising from aut retain the amount then unpaid of principal and interest, together with the costs and charges incident thereto, and the overplus, if any all be paid by the part 9 making such sale, on demand, to the first part 1.0.5

It is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation the anefits accruing therefrom, shall extend and inure to, and be obligatory upon the heirs, executors, administrators, alons and successors of the respective parties hereto. , and all antatives,

reed, the part ics of the first part have hereunto set their above written

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Famus Fi Sunt (SEAL) James L. Stand (SEAL) JMP Peggy L. Burnett (SEAL) (SEAL)