MORTEARE A 14256 BOOK 151	
	(Ma. 5283) The Outlook Printers, Publisher of Legal Blanks, Lawrence
This Indenture, Made this	day of March, 19 68 b
Leonard A. Walker and Violet	G, Walker, his wife
of Lawrence in the County of	Douglas and State of Kansas
part ie of the first part, and THE FIRST N	ATIONAL BANK OF LAWRENCE, Lawrence, Kans
	pert y of the second pa
Witnesseth, that the said part iss of the fi	rst part, in consideration of the sum of
Eighteen thousand and no/100	
to them duly paid the rece	opt of which is hereby acknowledged, hasold,
this indenture do GRANT, BARGAIN SEL	and MORTGAGE to the said part
following described real estate situated and	being in the County of Douglas and
Kansas, to-wit:	and s
Deeds of Douglas County, Kansas, wi at South side of the road along the 20, Township 13, Range 20, where si said South 1/2 of NE 1/4 of said So Sec. 20; thence south 8 feet; thence Railway right of way; thence in a r Ry. right of way to intersect south line of said road to point of begin This mortgage is made and record description in an earlier morto	t Quarter of Section 20, Township 13, Ra 111, at page 38, in the office of Regist hich tract is described as follows: Begi e north line of South 1/2 of NE 1/4 of S aid road intersects the road along west ec. 20 at the NE corner of S 1/2 of NE 1 ce east to West line of the A. T. and S. northwesterly direction along West line h line of said road; thence west along s ming, all in Douglas County, Kansas. cded to correct an error in the ownership page dated March 11, 1968 and recorded as County, Kansas, Register of Deeds.
with the appurtenances and all the estate title	and interest of the said part i es of the first part them
And the said pert 1.25 of the first pert do hereby	sovenent and agree that at the delivery hereof they are the terror
If the premises above granted, and selzed of a good and Indefe	estible exterio of inheritance therein, free and clear of all incumbrances,
and that they w	Il warrant and defand the same against all parties making lawful claim t
It is agreed between the parties haveto that the part I.C.S.	of the first part shall at all times during the life of this indenture, new
and assessments that may be leviced or assessed against said real scep the buildings upon said real estate insured against fire and facted by the part <u>U</u> . of the scend part, the loss, if any, nerest. And in the event that said part <u>1, CS</u> , of the first part aid premises insured as been provided, then the part <u>U</u> o paid shall become a part of the indebtedness, secured by the ntill fully repeal. THIS GRANT is intended as a mortgage to secure the payment	I estate when the same becomes due and payable, and that they domado in such sum and by such insurance company as shall be specimised payable to the part $\mathcal{Y}_{}$ of the second part to the extent of the second part to the extent of the accord part may pay said taxes and insurance, or either, and this indenture, and shall beer interest at the rate of 10% from the date of
coording to the terms of ODC certain written obligation	for the navment of said sum of meners assessed on the TTAL
ay at March 19 68 and	t byits terms made psyable to the part Y of the said abligation and also to secure any sum or sums of money advances
aid part. X	f said obligation and also to secure any sum or sums of money advance or to discharge any taxes with interest thereon as barein provided, in t
hat said part 123 of the first part shall fail to pay the sam	to to backneys any faces with interest merson as herein provided, in a lie as perovided in this indenture. Is as herein specified, and the obligation contained therein fully di y obligation created thereby, or interest thereon, or if the takes on if the insurance is not kept up, as provided herein, or if the buildings if waste is committed on said permittings then philos

r remaining unpeld, and all of the obligations provided for in asid written obligation, for the security of which this indenture ediately mature and become due and payable at the option of the holder hereof, without notice, and it shall be textuil for to take possession of the said premises and eil the improve-ver appointed to collect the remis and benefits accruing therefrom and to anner prescribed by law, and out of all morelys articing from sub sais to th the costs and charges incident thereto, and the everylus, if any there be,

een, atsall he

nistratore, personal representation

day and year there write

x Denasd O Walter Leonard A. Walker x. Violet & Welker Violet G. Walker SEAU SEAL) (SEAL) SEAD



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