405

4

in .

S.A.

MORTGAGE 11034 BOOK This Indenture, Made this	the same second to be a second of second of second se
part y of the first part, and THE. Witnesseth, that the said part y Twenty thousand and no/ to it duly paid this indenture does GRANT, BARG	ounty of Douglas and State of Kansas FIRST NATIONAL BANK OF LAWRENCE, Lawrence, K part y of the second part of the first part, in consideration of the sum of 100DC I, the receipt of which is hereby acknowledged, has sold, a AIN, SELL and MORTGAGE to the said part y of the second part pated and being in the County of Douglas and S
	in Block Twelve (12) in Meadow Lea Estatés, ty of Lawrence as shown by the recorded plat
thereof.	
And the said part Y of the first part of of the premises above granted, and selzed of a g and the Is agreed between the parties herefo that and assessments that may be levied or excressed a keep the bolidings yoon said real estate invocé directed by the part Y of the second part. It interest, and in the event that said part Y of said premises insured as been provided, then the top paid shell become a part of the indebtedness until fully repaid. THIS GRANT is intended as a mortgage to as Twenty thousand and not according to the terms of ODIC certain web	1/100
said part Y of the second part to pay for that said part Y of the first part shall fail And this conveyance shall be void if such p if default be made in such payments or any pa- create are not paid when the same become due real esters are not kept in as good repair as the and the whole sum remaining oundaid and all	19.68 is and by 1.05 tegms made payable to the part y of to to the terms of said obligation and also to secure any sum or sums of money advance any insurance or to discharge any, taxed with interest thereon as herein provided, in to pay the same as provided in this indentions. Aryments be made as herein specified, and the obligation contained therein fully to to thereof or any obligation created thereby, or interest thereon, or if the taxes on and payable or if the insurance is not kept up as provided herein, or if the building by are now, or if wants in committed op and premises, then this conveyance shall be om of the obligations provided for in add written obligation, for the accuracy of while this the and payable at the option of the holder thereof, without notice, and it shall be
the said part X of the second part ments thereon in the manner provided by law a sell the premises hereby granted or principal and i retain the amount then unput of principal and i shell be paid by the part X making such a	In take possession of the seld premises and all the rate σ receiver appointed to collect the rate and benefits accruing therefrom thereof, in the meaner prescribed by law, and put of all moneys along from to merced, logistic with the corts and charges included therein, and the overplus, if any ale, or demand, to the first part S .
A when when a control of the control	There and provinces of this indecomes and each and every designed therein a consume to and be obligatory upon the bers, executors, administrators, personal representation of the set of th

1

1