

Ð

MORTGAGE	25546 BOOK 161 222-2-T. W.	Hall Litho. Co., Topel
Les	DENTURE, Made this Fifteenth day of lie W. Blevins, Sr., and Oletha L. Blevins, his wife; lie W. Blevins, Jr., and Marilyn Blevins, his wife	June, 197]
of	Douglas County, in the State of Kansas	, as mortgago
and	University State Bank, 955 Iowa, Lawrence, Kansas,	
of	Douglas County, in the State of Kansas	, as mortgage
Forty-Fo	ETH, That in consideration of the sum of	^{ed in} Douglas
У	Lots One (1) and Two (2) in Block Seven (7) in Lane Place, an the City of Lawrence, in Douglas County, Kansas.	Addition to
the lawful ow	ragor 5 do hereby covenant and agree that at the delivery of this instru- ter 5 of the premises above granted, and seized of a good and indefeasible es il incumbrances except NONE	/ and Marilyn Blevi / his wife ment are tate of inheritance therein, fr
thereinto beior Said mort, shall accrue on Forty-Four in an insurance This mort advanced by n terms of the r mortgagee repayable m thereafter for payment wh year shall be It is the mortgagors, or or either or an gage shall rem interest. Upon at the same ti through fored Mortgagon ing abstract o and this mort, The failun right to assert	ntention and agreement of the parties that this mortgage also secures any either or any of them, by mortgage and all indebtedness in addition to the y of them, may owe to mortgage, however evidenced, whether by note, book in in full force and effect until all announces due herender, including future advite maturing of the indebtedness for any cause, the total debt on such additional ne and for the same specified causes be considered matured, and shall be collectured or otherwise. S shall pay all costs, charges and expenses reasonably incurred or paid at any title insurance expenses, because of the failure of mortgagor5 to comply age, and the same are hereby secured by this mortgage. e of mortgagee to assert fary of its rights heremider at any time shall not the same at a later date, and to enforce strict compliance with all of the terms	are editaments and appurtenance are before any penalties or cos- is the sum of at least
of this mortgas If said m said sum of n according to th romain in full the same is du or any mut the		i heirs, successors or assign reements with interest theree and void; and otherwise shi iterest thereon, is not paid wh and levied against said premis- ice prenaiums are not paid wh

Leslie W. Blevins, Sr. Oletha L. Blevins Oletha L. Blevins

Leslie W. Blevins, Jr. Marilyn Blevine Marilyn Blevins Mortgagor