e			
MORTGAGE .	33065	DOOV 35	
This Indenture, Made this	(No. 52 K)		Legal Blanks, Lawrence, Kansas
the toru one thousand nine 1 111		day of August	
Vern V. Peterson and Edythe	nd forty seven		, in the
	- his wife		betwee
of Lewrence , in the Co		c	
		and State of Ka	nsas i
	The Lawrence Lation	al Bank @	
of Lawrence, Kansas		party of th	
Eleven bundand (and	seth, that the said part is	party of the 98 'of the first part, in cons	ideration of the
to them	the second s	and the second	e transfer a second a
do GRANT, BARGAIN, SELL and MC	the receipt of which is here!	or acknowledged, ha ve cold	DOLLARS
o up one Douthwest o	' ru he romon		rit:
			and the second s
the second se	CCU: Unenpe South	117 feet; thence We	st
200 feet to the place of beg	inning		
th the appurtenances and all all as			
th the appurtenances and all the estate, title and And the said partiesof the first part do	interest of the said part is	of the first part therein.	
the pre-mises above granted, and seized of a good and indef	feasible estate of inheritance thereir exception	the delivery hereof they are	the lawful ownerS
It is agreed between the grant in the second and	that they will service the		
It is agreed between the parties hereto that the part 1 at may be levied or assessed against said real estate when the ate insured against fire and tornado in such sum and by such state insured against fire and tornado in such sum and by such it shall fail to pay such taxes when the same become due and the same transform the date of payment unit fully THIS GRANT is intended as a mortgage to secure p	S. of the first part shall at all times same becomes due and payable	s during the life of this indenture, p	ng lawful claim thereto. ay all taxes or assessments
, if any, made payable to the part y of the second po t shall fail to pay such taxes when the same become do	insurance company as spall be spe itt to the extent of 108	cified and directed by the part y	te buildings upon said real
rest at the rate of 10 % from the date of payment until fully	int so paid shall become a part of repaid.	insured as herein provided, then the the indebtedness, secured by this	part y of the second
THIS GRANT is intended as a morgage to secure d Eleven Hundred (\$1	he payment of the sum of	······	and shall bear
rding to the terms of f		******	DOULINA
		noney advanced by the said part.	nd part, with all interest
same as provided in this indentuses		A CONTRACTOR OF A CONT	and part shall the to naw
And this conveyance shall be void if such payments be in the in-auch payments or any part thereof or any obligation or me due and payable, or if the insurance is not kept up, as p , or if waste is committed on said premises, then this com- dided for in said written obligation, for the security of which holder hereof, without notice, and it shall be lawful for the said premises and all the improvements thereon in the mann	iade as herein specified, and the	bligation contained therein fully di	schurged. If defent ha
or if waste is committed on said premises, then this conv ided for in said written obligation, for the security of this conv	rovided herein, or if the buildings evance shall become absolute and t	on said real estate are not kept in as	not paid when the same good repair as they are
holder hereof, without notice, and it shall be lawful for the r said premises and all the improvements thereon in the	said part V	liately mature and become due and j	a all of the obligations
imount then unpaid of principal and interest, together with	thereof, in the manner prescribed b	y law, and out of all moneys arising	its and benefits accruing
and on in said written obligation, for the security of which noder hereof, without notice, and it shall be lawful for the e said premises and all the improvements thereon in the mans from; and to sell the premises hereby granted, or any part imount then unpaid of micropial and interest, together with drawn making such saie, on demand, to the first part. It is agreed by the parite heret o that the terms and proo- from, shall extend and inure to, and be obligatory upon the es thereto.	35. isions of this indenture and each an	to, and the overplus, if any there t	se, shall be paid by the
No titatio,	electrons, administrators, pe	resonal representatives, assigns and su	and all benefits accruing ccessors of the respective
In Witness Whereof, the part.	ies of the first part have		\$
	Jen	U Poter	ang
		0	(SEAL)
	- Codyz	the Setiron	(SEAL)
a and a second se			
	ne gana di tata para	an an an Araban Sarah	
int 1.			
TE OF Mansas	a Ar-At		par 1
NTY OF alonglas St	•		
	red. That on this Sixth	day of	A. D. 1947
before me, a	Notary Public	in the aforesaid	County and State, -
H HOTAR PIN	Peterson ar	d Edythe Peterson, h	us wife
		son.S. who executed the forego	ing instrument and
duly acknowled	iged the execution of the same.		
	EREOF, I have hereunto subsc ast above written.	cribed my name and affixed 'my	official seal on the
"tomante" ()	i interio	Allusport	1
			AT THE REAL PROPERTY OF THE RO
Commission Expires July 17	147	1/1 //	Notary Public

atra and SA COTL

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