A STATE OF STATE

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A Caller

MORTOAGE	TIAMAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAA		Publisher of Legal Blanks, Lawre	
	this 23rd and Evelyn M. Smith	day of June , Husband and Wife	enner and and an and	
of Lawrence	in the County of	Douglas ard and Bessie M. She	and State of Kans ard, Husband and Wit	las 'e
Witnesseth, that the sa	aid part ies of the firs	part, in consideration of		part.
		n Dollars and 64/100 of which is hereby ac		
this indenture do GR	RANT, BARGAIN, SELL	and MORTGAGE to the sai being in the County of	d part ies of the secon	d part, th
Kansas, to-wit:	n estate stroated and	being in the county of.		
The 38, Kans	all in Block 38, in	s 29, 30, 31, 32, 33 the City of Lecompto	34, 35, 36, 37, n, Douglas County,	
And the seld part 105 o	of the first part do	and interest of the said p covenant and agree that at the de easible estate of inheritance therein	livery hereof they are the	ewful owner
It is agreed between the pa	arties hereto that the perties.	I warrant and defend the same ag of the first part shall at all time I estate when the same become to I forsado in such sum and by too made payable to the part ABS shall fail to pay such taxes when of the second part may pay said is indenture, and shall bear interes	during the life of this indentur	r, pay all tax
THIS GRANT is intended as a Three Thousand Five	noitenilde estime estime	for the payments of said sum of	money, executed on the	DOLLA
day of June part, with all interest accruing t	thereon according to the terms of	d by <u>its</u> terms if said obligation and also to secur or to discharge any taxes with in	made payable to the parties e any sum or sums of money a	of the seco dvanced by
that said part 105 of the f And this conveyance shall b If default be made in such par	first part shall fail to pay the sa be void if such payments be ma yments or any part thereof or	me as provided in this Indenture, de as herein specified, and the my obligation created thereby, or if the insuremes is not kept up, if wents is committed on said pre- ms provided for in said written ob- ble at the option of the holder he	obligation contained therein. I Interest thereon, or il the tax	ully discharg
the taid pert 105 of the sec monts thereon in the manner pu sell the premises hereby grant relain the amount then unsaid abail be paid by the part 10	cond part rovided by law and to have a r ted, or any part thereof, in the of principal and interest, togethe S making such sale, on demand	to take posses ecsiver appointed to collect the re- manner prescribed by law, and r with the costs and charges inclu- l, to the first part 183.	ion of the said premises and in ints and bonefits accruing the out of all moneys arising fro int thereto, and the overplus, it	If the impro efromy and im such sale any there
It is agreed by the parties benefits accruing therefrom, sh explore and successors of the	a hereto that the terms and pro-	rvisions of this indenture and each be obligatory upon the heirs, ex	and every obligation therein co sources, administrators, personal hand S and seal S the	
last above written.		William J.	softh Amith	(SE/
		Evelyn M.	Smith Smith	(SE/
STATE OF Kansas Douglas				
NIL D.	BE IT REMEMBERED, TI before me, s	notary public	e of June In the storesaid C	A. D., 19 ounty and S
in and	came Willi	am J. Smith and Evely	n M. Smith	
PURITORIALI	to me numerite t	nown to be the same person_S. w	in a second s	

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