18-

		No. 528) The Outlink		PCC P DIMUMATINI	
This Indenture, Made thi Robert L. Elder and WI	s 28th Imm J. Elder, hi	day of s wife; Johnny B	Ezell and I	, 19 62 b Mancy J. Ezell,	etween his wife;
Nichael L. Jaaison and of Lawrence , part leaof the first part, ar	in the County of	Douglas	and State	of Kansas Tence, Kansas,	
Witnesseth, that the said p Ten thousand six hundre	part les of the fir	st part, in considera	part y	of the second pa	rt. III
to them	duly paid, the recei T, BARGAIN, SELL	pt of which is here and MORTGAGE to	eby acknowledge the said part y.	ged, ha	and by art, the
Kansas, to-wit:					
		ree (3), in South	n Hills, an a	ddition	
And the said part 165 of the of the premises above greated, and se	first part do hereby	covenant and acres that at	the delivery based	+ has non a to to	ein.
It is agreed between the parties h	and that they will	warrant and defend the a	ama against sil parti	es making lawful claim t	
and measurements that may be levied on keep the boldings upon said real veile directed by the part M of the seco interest. And in the event that said part and pomian incored as herein provide to paid shah become a part of the in util faily repaid.	a insured egainst fire and nd part, the loss, if any, r by of the first part s id, then the part y debtedness, secured by thi	eators when the same bec formado in such sum and made payable to the part shall fail to pay such taxes of the second part may pr a indenture, and shall bear	tomes clue and payab by such insurance or y of the second when the same bec ay said taxes and ins interest at the rate of	ale, and that they ways and that they way and the apect of a part to the extent of one due and payable or urance, or either, and the of 10% from the date of	III fied and its to keep amount payment
THIS GRANT is intended as a mortg	age to secure the payment	for the sum of	housand six i	nundred and no/	100
part, with all interest accruing thereon said part y of the second part to that said part Q.S. of the first part	o pay for any insurance of shall fail to pay the same	to discharge any taxes w	with Interest thereon	as herein provided, in th	by the
And this conveyance shall be vold if default be made in such payments of real state are not had when the same bec- real state are not hapt in as good mp and the whole same mensioning unpaid, is given, hall immediately meture and the state are of the second meture	or any part thereof or any me due and payable, or if air as they are now, or if and all of the obligations become due and payable	as herein specified, and obligation created thereis the insurance is not kept waste is committed on said provided for in said writt at the option of the holo	the obligation cor y, or interest thereof up, as provided he d premises, then this en obligation, for the der hereof, without n	trained therein fully dis re, or if the taxes on a rein, or if the buildings conveyants shall become security of which this la otice, and it shall be law	charged. aid real absolute absolute vfut for
ments thereon in the manner provided b sell this precises hereby granted, or a retain the knower then unpaid of princip shall be paid by the part y making	y law and to have a reca ny part thereof, in the n al and interest, together w I such sale, on demand, th	to take p iver appointed to collect to sanner prescribed by law, with the costs and charges to the first pert 185	ossession of the said the rents and benefit , and out of all m incident thereto, and	I premises and all the i ts accruing therefrom; oneys arising from such the overplue, if any th	mprove- and to tale to ere be,
It is spread by the parties hereto benefits acruing therefrom, shall exten assigns and successors of the respective In Winner Winersof, the part 125 lest above written.	that the terms and provisi d and inure to, and be parties hereto. . of the first part he VC	ons of this indenture and obligatory upon the heir hereunto set	each and every obli- a, 'executors, administration and the second	gation therein contained, itrators, personal represen nd teal S_ the day an	and all natives, d year
1 - Company and the second second	ilma J. Elder	Johnny B. Ezel	fl f	Pancy & Eell	SEAL)
1		Michael E. Jam	ison	Irginia F. Jam	
STATE OF KANSAS DOUGLAS	}ss.	ing na	10000000000000000000000000000000000000	NANANANANANANANA	
	COUNTY,) IE IT REMEMBERED, Their of before me, a came Robert L.	n this 28th Notary Public Elder and Wilma	in	bruary A. D. the sforesaid County and is wife: Johnny	State,
UDLIC 3	Ezell and Nanç Virginia F. Ja to me personally known acknowledged the exec	y J. Ezell, his mison, his wife, to be the same person s cution of the same.	wife, Michae . who executed the	1 L. Jan'i son an foregoing instrument en	d duty
My Obseriation Diplices	1 10 - 191	ve hersunto subscribed my	y & he	Notary Pr	
orded March 5, 1962 at 11:0 I the undersigned, evner of			by acknowled	ing the full of	of Deeds
tgage of record. Dated thi	suunarize une i				
rp. Seal)			tin, Vice Pi	Lawrence, Kans resident, Mort	sa gagee.

Handda Beck Handda Beck By Janie Beeming 11.