	himbaanaanaanaanaanaanaanaanaanaanaanaanaan
	als 26th day of February , 1962 between Jr and Deanna Kay Farker, husband and wife
	, in the County of Douglas and State of Kansas
	party of the second part.
and the second sec	part is of the first part, in consideration of the sum of
One Thousand and no/1	00.(\$1,000.00) DOLLARS
	duly paid, the receipt of which is hereby acknowledged, ha ve sold, and by
	NT, BARGAIN; SELL and MORTGAGE to the said part y of the second part, the
Kansas, to-wit:	estate situated and being in the County of
E the City	teen (19) in Block one (1) in Holiday Hills, an addition to of Lawrence
with the appurtenances an	ad all the estate, title and interest of the said parties of the first part therein.
The same same barr Too of I	he first part dohereby covenent and agree that at the delivery hereof they are the lawful ownerS seized of a good and indefeatible extete of inheritance therein, free and clear of all incumbrances,
It is agreed between the parties	and that they will warrant and defend the same against all parties making lawful claim thereto. hereto that the part 105 of the first part shall at all times during the life of this indenture, pay all taxes
keep the buildings upon said real endirected by the part y of the as	To assessed gamma and the starts when the same becomes due and psyche, and that help yield that the same becomes due and psyche, and that $LhCy$ will be assested as the same becomes due and psyche, and that $LhCy$ will start be assested as the same become and psyche and the shell be specified and eacond part, the loss, if any mode psyche the the same loss when the same become due that ball be scheduled and part 185. If the same ball be provided and the same become due that part 165 of the first part shell fail to psy such part 185. Become due and psyche or to keep dided, then the part S of the second part, the part S of the second part the same down of the second part the same disputed or to keep indebtedness, secured by this indenture, and shell be indentures at the rate of 10% from the date of payment indebtedness.
THIS GRANT is intended as a mo	ortgage to secure the payment of the sum of One Thousand and no/100
according to the terms of ODP	
	certain written obligation for the payment of said sum of money, executed on the 26th. 19.62 and by its terms made payable to the payr
the second par	T to pay for any insurance or to discharge any types with large with large any sum or sums of money advanced by the
that said part 105 of the first p	ert shall tail to pay the same as provided in this Indenture.
If default be made in such payment erate ars not paid when the same by real estate are not kept in as good a end the whole sum remaining unpair is given, shall immediately mature as the taid part X of the second of	Id if such payments be made as herein specified, and the oblightion contained therein fully discharged, a or any part theread or any obligation created thereby, or interest thereon, or if the same on said real ecome due and payable, or if the insurance is not kept up, as provided herein, or if the buildings on said repair all her are now, or if waste is committed on said premises then this conveytnce shall become absolute d, and all of the obligations provided for in said writem obligation, for the security of which this indenurs nd become due and payable at the option of the holder hereof, without notice, and it shall be lawful for the text.
shall be paid by the part y mak	To take possession of the source without notice, and it shall be lawful for d by law and to have a receiver appointed to collect the rents and bieneffs accruigh thereform; and to eny pat thereof, in the manner prescribed by law, and out of all moneys arking from such sale to ncipal and interest, together with the costs and charger incident thereto, and the overplus, if any there be, drig such sale, on demand, to the first part 105 o that the terms and provisions of this indenture and each and every obligation therein contained, and all
In everyns and successors of the respect	live parties hereto.
last above written.	S of the first part have becaunto set their hands and seals the day and year
	Thomas B tarker Jer (SEAU
	Thomas B. Parker, Jr. (SEAL)
	Beanna Jay Parker (SEAL)
	(SEAL)
Punnanananananananananananananananananan	ການການການການການການການການການການການການການກ
STATE OF Kansas Douglas	55.
AN W. O	COUNTY)
1 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	before me, a Notary in the aforesaid County and State.
Though the	time Thomas B. Parker, Jr. and Deanna Kay Parker, husband and wife
E Stunino/"	to me personally known to be the same person S who executed the favorable later in the
	IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official sail as the day of
My Commission Expires, February	18, 1963 19 Maninell Regard
ed March 11, 1962 at 1:	
	DETRION
- undersigned, owner	r of the within mortgage, do hereby acknowledge the full paymer ad authorize the Register of Deeds to enter the discharge of th this 10th day of July 1962.

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Han By J.