Reg. No. 18,613 Fee Paid \$15.00

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MORTGAGE 84113	(Ma. 52K) The Outlook Pr		
BOOK	(No. 52K) The Outlook Pr K 134	mont, runner of Legal B	INDES, LOWFERCE, KARSES
This Indenture, Made this Seventh Richard L. Perkins and Helen L.			
of	of Douglas	and State of	Kansas
part ies of the first part, and			
Witnesseth, that the said part ies of th	he first part, in consideration	and the second	e second part.
Six Thousand and No/100			DOLLARS
to them duly paid, the	receipt of which is hereb	y acknowledged, h	a.v.esold, and by
this indenture doGRANT, BARGAIN, S following described real estate situated			
Kanses, to-with Beginning at a point in (32), Township Twelve (12) South, Ra- nundred seventy-five (475) feet East obuth Line of Lee Street (now Thirte Last would cross the West line of as thence East one hundred forty-five (one hundred Forty-five (145) feet to booint in the Southwest Quarter of Se fouth, Range No. Twenty (20), East of 50 feet South of where the South Li of Lawrence if produced East would co bouth 50 feet on a line parallel with the feet, thence West 145 feet to the po	h the Southwest Quarte ange Twenty (20) East t and three hundred (3 seenth Street) in the C aid Quarter Section, t (145) feet, thence Nor o the point of beginni action No. Thirty-two of the Sixth Principal ine of Lee Street (now cross the West Line of the West line of said O	r (SW ¹) of Secti of the Sixth (6t 00) feet South o ity of Lawrence, hence South fift th fifty (50) fe ng. AND Beg (52), Township N Meridian, 475 f Thirteenth Stre said Quarter Secti uprter Section	on Thirty-Two h) P.M., four f where the if produced y (50) feet, et, thence West inning at a o. Twelve (12) eet East and et) in the City ction, thence east thence East
ess, in the City of Lawrence, Including the rents, issues and shall be entitled to collect and re	d profits thereof prov atain the rents, issue	ided however tha s and profits un	t the Mortgagors
with the appurtenances and all the estate,			
And the said part. I.C.S of the first part do	d indefeasible estate of inheritance th	nerein, free and clear of al	
and that the	Y. will warrant and defend the same		ng lawful claim thereto.
It is agreed between the parties hereto that the part and assessments that may be levide or assessed equint as keep the buildings upon said real estate insured against a directed by the part \underline{M}_{-0} of the second gart, the loss in interest. And in the event that said partiles insured as herein provided, then the part y_{0} or paid shall become a part of the indebtedness, secured until fully repaid.	1.0.0 of the first part shall at all ald real estate when the same beco fire and tornado in such sum and L if any, made payable to the part. X st part shall fail to pay such taxes V of the second part may pay d by this indenture, and shall bear in	times during the life of th mes due and payable, and ny such insurance company of the second part th when the same become du v said taxes and insurance, nterest at the rate of 10%	is indenture, pay all taxes that they will as shall be specified and the extent of the in e and payable or to keep or either, and the amount from the date of payment
THIS GRANT is intended as a mortgage to secure the	payment of the sum of Six T	housand and No/1	00
according to the terms of One	gation for the payment of said su	m of money, executed on t	he Seventh
day of 19 63 part, with all interest accruing thereon according to the to			
said part. Y of the second part to pay for any insu that said parties of the first part shall fail to pay t	the same as provided in this indent	ure.	1
And this conveyance shall be void if such payments I If default be made in such payments or any part thereo extete are not paid whon the same become due and pays real state are not kept in as good repair as they are no and the whole sum remaining unpaid, and all of the ob is given, shall immediately mature and become due and	bligations provided for in said writte payable at the option of the hold	in obligation, for the securi er hereof, without notice, i	ty of which this indenture and it shall be lawful for
the said part Y of the second part its agents ments thereon in the manner provided by law and to hav sell the premises hereby granted, or any part thereof, retain the amount than unpaid of principal and interest, to	I OF ASSIGNS to take pointed to collect the manner prescribed by law, ogether with the costs and charges	ossession of the said prem he rents and benefits acc and out of all moneys incident thereto, and the c	ises and all the improve- ruing therefrom; and to arising from such sale to overplus, if any there be,
shall be peld by the part. Y		each and every obligation , executors, administrators	therein contained, and all , personal representatives,
In Witness Whereof, the part I.e.s. of the first par last above written.			S the day and year
in the second second	Richard	1 L Sukir	(SEAL)
	Richard L.	Perkins	(SEAL)
	Helen L. Per	rkins	
			(SEAL)

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