the state of the

MORTGAGE 86794 BOOK	No. 52K) The Outlook Printers, Publisher of	f Legal Blanks, Lawrence, Kansas
This Indenture, Made this2		e 1
Grover	D. Johnson and	, 19 ⁶⁴ between
	E. Johnson, husband and wife	·····
f Eudora in the C	Develop	
partie S of the first part and	bunty of Douglas and State Bill Bodin	of Kansas
internationality and		
Witnesseth that the said part i on	part y	of the second part.
ve thousand and eight hu	of the first part, in consideration of the sum adred (\$5,800.00)	of .
o them duly said		DOLLAR
his indepture do GRANIT RAPCA	the receipt of which is hereby acknowledge	ged, have sold, and by
ollowing described real estate site	IN, SELL and MORTGAGE to the said party.	of the second part, the
ansas, to-wit:	ated and being in the County of Doug1	as and State o
Lots Two (2) Three	2) 7	
2000 100 (2), infee (3), Four (4), Five (5), and Si	x (6)
in Block Sixty-One (6	1) in the City of Eudora.	
ith the appurtenances and all the es	tate, title and interest of the said part is of	the first part therein.
And the said part. +0.9 of the first part do.	hereby covenant and agree that at the delivery hereof and indefeasible estate of inheritance therein, free and cle	They art the lawful owner S
without exception	and indeteasible estate of inheritance therein, free and cle	ar of all incumbrances,
and that	they, will warrant and defend the same against all peril	es making lawful claim thereto.
It is agreed between the parties hereto that the	e part 105 of the first part shall at all times during the li	fe of this indenture, pay all taxe
d assessments that may be levied or assessed aga ep the buildings upon said real estate insured ag exted by the part <u>y</u> of the second part, the erest. And in the event that said part <u>1</u> .0.5. of t d premises insured as herein provided, then the paid shall become a next of the indebudgets.	inst said real estate when the same becomes due and payal sinst fire and tornado in such sum and by such insurance or loss, if any, made payable for the part 34 - of the secon the first part shall fail to pay such taxes when the same bac party of the second part may pay said taxes and in scured by this indenture, and shall bear interest at the rate of	ble, and that LIREY. Will suppary as shall be specified and J part to the extent of LIES come due and payable or to keep wrance, or either, and the amoun
THIS GRANT is intended as a mortgage to secur	e the payment of the sum of Five thousand at	
5,800.00)		DOLLARS
January 10	64 , and by its terms made payable	17
in, with an interest accroing mereon according to	the terms of said obligation and also to tecure any sum or any insurance or to discharge any taxes with interest thereon	sums of money advanced by the
at said parties of the first part shall fail to	pay the same as provided in this indenture.	as herein provided, in the even
And this conveyance shall be void if such payn default be made in such payments or any part fare are not paid when the same become due and al estate are not kept in as good repair as they d the whole sum remaining unpaid, and all of given, shall immediately mature and become dur	ments be made as herein specified, and the obligation co- thereof or any obligation created thereby, or interest there payable, or if the insurance is not kept up, as provided here now, or if water is committed on said premises, then this the obligations provided for in said written obligation, for the "and payable at the option of the holder benef, without	on, or if the taxes on said, rea erein, or if the buildings on said conveyance shall become absolute e security of which this indenture notice, and it shall be (evic) for
e said party of the second part, his ents thereon in the manner provided by law and	heirs. or assigned take postession of the ta to have a receiver appointed to collect the rents and bene reof, in the manner prescribed by law, and out of all i est, together with the costs and charges incident thereto, an	id premises and all the improve fits accruing therefrom; and to
all be paid by the part \mathcal{Y} making such sale,	on demand, to the first part 18.5	the second second second
signs and successors of the respective parties he		histrators, personal representatives
In Witness Whereof, the part 10.5 of the fluct above written.	rat part ha VP hereunto set their hand S	and seal. S. the day and year
	Frover & John	
A state of the state of the state of the	Grover D. Johnson	(SEAL)
	Tearl E. Johnson	(SEAL)
		(SEAĻ)
	A CARLES AND A CAR	
nnnnnnnnnnnnnnnnnnnnnnnnnnn		000000000000000000000000000000000000000
TATE OF Kansas		
Douglas	S5.	
County,)	25+1	1
BE IT REM before	me, a Notary Public	anuary A. D. 196/
S. MERSS	Grover D. Johnson and	in the aforesaid County and State
110	Fearl E. Johnson, husb	and and wife
to me	personally known to be the same second S	the foregoing instrument and dul
	Hedged the execution of the same.	
Year Ir	ist above written.	my official seal on the day an
Comministion Explices October 2.		n

14th December

and the second of the second

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Harold 11.

Ack