7

State of the State

-

ò

i

878	04 BOOK 137	
	MANAMANA ANA ANA ANA ANA ANA ANA ANA ANA	TAMAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAA
	(No. 521) The Outlook Printers, Public	her of Legal Blanks, Lawrence, Kans
This Indenture, Made this	4th day of May	, 1964 betwe
	ess, or, and Goldie Hess.	
of Lawrence	d and wife	·····
partles of the first part, and	ounty of <u>Douglas</u> and Bill Bodin	
Witnesset	party	of the second part.
Iwenty-four Hundred (\$2,40	of the first part, in consideration of the $30,00$)	DOLLA
to duly paid	, the receipt of which is hereby acknow	ledged ha Ve cold and
mis indenture do GRANT, BARG	AIN, SELL and MORTGAGE to the said par	t Y of the second part
Kansas, to-wit:	ated and being in the County ofDo	ouglasand State
Tract beginning on the	Quarter Section line at a p	oint 1120
Feet North of the Sout	heast corner of the Northwes	t Fractional
	Township 12, Range 20, then	
100 Feet; thence West	183 feet; thence South 100 f	eet: thence
East 183 feet to the p	place of beginning, less land	taken for
	ndemnation Proceedings #2076	
District Court of Doug	las County, Kansas, in Dougl	as County "
Kansas.	, Jougi	
with the appurtenances and all the	tate, title and interest of the said part ie	
the serves between the parties hereto that the	they will warrant and defend the same against all a parties of the first part shall at all times during t	he life of this lade a
and assessments that may be leviad or assessed age cosp the buildings upon said real state insured ag directed by the part. M. of the second part, the neteral. And in the event that said part), E.S. of real premise insured as herein provided, then the to paid shall become a part of the indebtedness, s multi fully read.	Init said real estate when the same becomes due and ainst fire and tornado in such sum and by such insura loss, if any, made payable to the part y of the s the first part shall fail to pay such taxes when the same part y of the second part may pay said taxes an ecuted by this indenture, and shall bear interest at the r	payable, and that they will ce company as shall be specified a econd part to the extent of ALS become due and payable or to ke d insurance, or either, and the amou at of 10% from the date of payme
THIS GRANT is intended as a mortgage to secur	e the payment of the sum of Twenty-four 1	lundred (\$2,400.00
ccording to the terms of ODE certain written	obligation for the payment of said sum of money, et	xecuted on the 4th
part, with all interest accruing thereon according to	the terms of faid obligation and also to secure any	vable to the part y of the secon
and the second part to pay for an	ly insurance or to discharge any taxes with interest the	eon as herein provided, in the eve
the first pert shall fall to	pay the same as provided in this indeptuse	
f default be made in such payments or any part state are not paid when the same become due and eal estate are pot kept in as good repair as they a nd the whole sum remaining unpaid, and all of a s given, shall immediately mature and become due	hereof or any obligation created thereby or interest in payable, or if the insurance is not kept up, as provide re now, or if waste is committed on said premises, then he obligations provided for in said written obligation, for and payable at the option of the holder hereof, with SSI orn S	tereon, or if the taxes on said re d herein, or if the buildings on sa this conveyance shall become absolu r the security of which this indentu
he said part <u>Y</u> of the second part. Of <u>B</u> rents thereon in the manner provided by law and d lit the prenises hereby granted, or any part the real the prenises hereby granted, or any part the real the amount then unpaid of principal and inter- real be paid by the part <u>Y</u> making such sale,	to take possession of the to have a receiver appointed to collect the rents and b eref, in the manner prescribed by law, and out of sst, together with the costs and charges incident there	and premises and all the lawful for energies accruing therefrom and t all moneys arising from such sale t all moneys arising from such sale t and the overplus, if any there be
It is agreed by the parties hereto that the terr enefits accruing therefrom, shall extend and inver asigns and successors of the reservice action	on demand, to the first part <u>les</u> . ns and provisions of this indenture and each and every to, and be obligatory upon the heirs, executors, ac eto.	obligation therein contained, and a ministrators, personal representation
In Winness Whereaf, the partiles of the firm	ero. It part ha V.C. hereunto set their hand S	and itel.S the day and yea
0	John Very	fr. (SEAL
	John Hess, Jr.	(SFAL)
	Goldie These	(SEAL)
	VOID10 HACC	
	GOLDIE HESS	(SEAL)

ALL ARRENT ARE A PRIME AND A PRIME

dian's

Ann

 $L_{1,0}$