Reg. No. 19,893 Fee Faid \$37.50

MORTOAGE 89117 BOO	(118 (No. 538)	The Outlook Printers, Pul	fisher of Logal Blanks, Lawrence, Kansa
	Int I	deur September	19 64 betwe
This Indenture, Made this	Francisco and dependence and a second	day of	in the second se
Daniel B. Davis, a singl	1. Ban.	and the second second second	
of Eudors , in th	Country of Down	ana ang kana kana ang kana an Na sang kana ang kana	in the second second second
part y of the first part, and	Naw Valley State		
Witnesseth, that the said part	V	and the second	
Fifteen thousand & no/100-		in consideration of th	and the second s
and the second terms in the second			DOLLA
			owledged, ha a. sold, and
this indenture do es GRANT, B			
following described real estate	situated and being	in the County of	Douglas and State
Kansas, to-witi			
Lots Sixteen (16) and	Seventeen (17),	in Block Two Hundr	ed Eighteen (218),
in the City of Eudora	, Douglas County,	Kansas,	*
The North 16 acres of	the Northwest Qu	arter of the North	east Quarter
of Section Twenty-ei Twenty-one (21), East	ght (28), Townshi of the Sixth Pri	p Thirteen (13) So ncipal Meridian	uth, Range
			1 2 A
		addie to day	and the second s
with the appurtenances and all t	he estate, title and in	terest of the said part	.Y. of the first part therein.
And the said part I of the first ;			
of the premises above granted, and seized o	f a good and indetessible as	tate of inheritance therein, fre	e end clear of all incumbrances,
	he he		LITTATARA.
It is agreed between the parties hereto			all parties making lawful claim thereto
and assessments that may be levied or assess	ed against said real estate t	when the same becomes due	and peyspie, and that he will
keep the buildings upon said real estate ins directed by the part y of the second p	and against fire and tornedo art, the loss, if any, made pa	in such sum and by such in yable to the part Y of	surance company as shall be specified the second part to the extent of 115
and assessments that may be levied or assess teep the buildings upon taid real estate inor directed by the part J. of the second p interest. And in the event that said part J and premises insured as herein provided, it to path shall become a part of the indebte world shall execute	of the first part shall fail	to pay such taxes when the second part may pay said taxe	same become due and payable or to k
so paid shall become a part of the indebte until fully repaid.	itness, secured by this indent	ure, and shall been interest at	the rate of 10% from the date of paym
THIS GRANT is intended as a mortgage	to secure the payment of the	sum al	
Fifteen thousand & no/100-			DOLLA
according to the terms of ONE certain	written obligation for the	payment of said sum of mon	ry, executed on the
day of part, with all interest accruing thereon accor	19 , and by	terms mad	a payable to the part Y of the second with the second by
said part of the second part to pa			
that said part I of the first part shall			
And this conveyance shall be wold if su	ch navmants he made as her	ain inerithed and the child	setion contained therein fully discharg
If default be made in such payments or an estate are not paid when the same become	due and payable, or if the in	tion created thereby, or inter sourance is not kept up, as pr is committed on said premises,	ext mereon, or if the taxes on said ovident herein, or if the buildings on a
and the whole sum remaining unpaid, and	all of the obligations provid	led for in said written obligation	then this conveyance shall become about on, for the security of which this indent
is given, shall immediately mature and bec the said part of the second part		a man and a set of a second second	d the rated manufact and all the form
ments thereon in the manner provided by la	w and its have a receiver ap	pointed to collect the rents a	of the said promises and all the impro nd benefits accruing therefrom; and
ments therean in the manuer provided by la self the premises hereby granted, or any retein the amount them unpaid of principal a			or all moneys arising from such sale servero, and the overplus, if any there
shall be paid by the part Y making su	ch sale, on demand, to the	first part J	
It is egreed by the parties hereto that benefits eccusing therefrom, shall extend a easigns and auccessors of the respective pa	the terms and provisions of nd inure to, and be obligat	this indenture and each and tory upon the heirs, exercito	every obligation therein contained, and
In Witness Wharsef, the part of o last above written.	f the first part ha 8 her	eunto set DLS he	nd and seel the day and y
		Daniel B	Davis
		Daniel B. I	avis (SEA
		and the second s	SEA
			SEA
<u>nanananananananananananananananananana</u>	boardanananananananananananananananananana	and a subsection of the subsec	and the second and the second s

1

言語的

W. Cake