	สสสสสสสสสสสสสสสสสสสสสสสสสสสสสสสสสสสสสสส	mannananananan
MORTEAGE	89204 BOOK 138 The Outlook Printers, Publisher .	of Legal Blanks, Lawrence, Kanas
This Indenture, A	Nade thisfourthday ofSeptember	19 <sup>64</sup> betwe
miner from the second second	Earl Gard and Lelia G, Gard	
minimum any fearing	husband and wife	
f Lawrence	, in the County of Douglas and Stat	e of Kansas
	part, and The Lawrence National Bank part y	
Witnesseth, that t	part y the said part les of the first part, in consideration of the sum nd no/100	of
o thêm	duly paid, the receipt of which is hereby acknowled	lged, have sold, and
his indenture do	GRANT, BARGAIN, SELL and MORTGAGE to the said part	
ollowing described Cansas, to wit:	I real estate situated and being in the County of	glas and State
	Lots Eight (8) and Nine (9) in Logan Place, an	
	Addition to the City of Lawrence.	
the second		
Including the re shall be entitle hereunder.	ents, issues and profits thereof provided however t ed to collect and retain the rents, issues and prof	hat the Mortgagors its until default
	自己的 美国教师 网络美国教师	
with the appurtenan	ices and all the estate, title and interest of the said part ice of	the first part therein
And the said pert 108	of the first part do hereby covenant and agree that at the delivery hereof	they are a back
tos premies above gravi	ted, and seized of a good and indefeasible estate of inheritance therein, free and ch no exceptions	ear of all incumbrances,
It is averal hotograp the	and that they will warrant and defend the same against all part	les making lawful claim thereto.
d assessments that may be ep the buildings upon sate rected by the part. Y terest. And in the event th id premises insured as has a paid shall become a part til fully repaid.	e pirties hereto that the pert_1_00 of the first pert shall at all times during the is e twice or escessed against said real estate when the same becomes due, and pays of real estates insured against this and tornado in isch sum, and by such insurance of the second pert, the lock, if any, made paysible to the part Y of the secon as and part 120 of the figt part shall fail to pay such taxes when the same be rein provided, than the part of the figt part shall fail to pay such taxes when the same t of the industredness, secured by this indenture, and shall bear interest at the rate	ife of this indenture, pay all tax belowed the start of the specified as of open of the strent of the specified of the come due and payable or to be surrance, or either, and the amou of 10% from the date of payme
THIS GRANT is intended	as a monthing to service the neuroset of the sum of	
cording to the terms of	nd no/100	fourth .
y of September	K 19 64 , and by 115 terms made payable ng thereon according to the terms of said obligation and also to secure any turn or	to the part y of the secon
id partY of the set	cond part to pay for any insurance or to discharge any taxes with interest thereon	as herein provided, in the even
et said part 125 of th	he first part shall fail to pay the same as provided in this indeptore	
default be made in such tate are not paid when the al estate are not kept in a d the whole sum remaining given, shall immediately	If he void if such payments be made as herein specified, and the oblighton co payments or any part thereof or any obligation created thareby, or intrest there is area become due and payable, or if the intrestence is not kept up, as provided h is good repair as they are now, or if waste is convolted for in said premises, then this mature and lat of the obligations provided for in said written obligation, for the mature and late of the obligations provided for in said written obligation, for the mature and late of the obligation are provided for in said written obligation, for the mature and late of the obligation provided for in said written obligation, for the mature and late of the obligation provided for in said the holder hareof, without	maned therein fully discharge on, or if the taxes on said re- arein, or if the buildings on sai conveyance shall become absolu- te security of which this indentu-
i said part, Y of the interthereon in the manner I the premises hereby gr ain the amount than unpe	second part its agents or an payses at the option of the holder hereof, without provided by law and to have a receiver appointed to collect the sens and bare articl, or any part thereof, in the manner prescribed by law, and out of all id of principal and interest, together with the costs and charges incident thereto, as	notice, and it shall be lawful fo id premises and all the Improv- fits accruing therefrom; and t moneys arising from such safe t of the meaning.
in the paid by the part	/ making such sale, on demand, to the first part LCS the hereits that the terms and provisions of this indexture and each and every ob shall extend and inver to, and be obligatory upon the heirs, executors, admir respective parties, hereits.	
ions and successors of the In Witness Whereaf, the I above written,	1.0.0	end seel.S the day and yes
	Earl Gard	Earl Gard SEAL
	Selia & G	erd (SEAL)
		Lella G. Gard
nandadadadadada		

1: 3 

State of the local division of the local div