Reg. No. 19,849

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MORTGAGE	89294 BOOK 138	(Ho. 526)	The Outlook Printers, Publisher of	Legal Blanks, Lawrence, Kansas
This Inden	ure, Made this _21st		lay of August	, 19'94. between
Garner E.	Groh and Elizabeth M. Gr	oh, his wit	fe and Karen Lee Testa	and Dean M.
Testa, her	husband.			
of Lawrence	, in the County			of Kansas

es of the first part, and The Lawrence National Bank, Lawrence, Kansas part y of the se

part y of the second part. Witnesseth, that the said part 145 of the first part, in consideration of the sum of Two Thousand Five Hundred and no/200------DOLLARS

to them duly paid, the receipt of which is hereby acknowledged, have sold, and by this indenture do GRANT, BARGAIN, SELL and MORTGAGE to the said part y of the second part, the following described real estate situated and being in the County of Dougaas and State of Kansas, towit:

Lots six, seven and eight, Block two in Belmont Addition to the City of Lawrence

This is a purchase money mortgage

Including the rents, issues and profits thereof provided however that the mortgagors shall be entitled to collect and retain the rents, issues and profits until default hereunder.

This mortgage is made to correct and replace a mortgage #88980 dated August 14, 1964 and recorded in Book 138, page 286.

with the appurtenances and all the estate, title and interest of the said part icSof the first part therein. And the said part iCS of the first part do hereby coverant and agree that et the delivery hereof thCy BIC the lewfol owner of the premises above gravited, and selzed of a good and indefeesible estate of inheritance therein, free and clear of all incombrances, no exceptions.

and that they will warrant and defend the satis against all parties making lawful claim thereto.

It is agreed between the parties have the the part \underline{ACS} of the first part shall at all times during the life of this indenture, pay all taxes and essessments that may be lowind or essessed against said real extre when the same become due and psyable, and that They WIII keep the buildings upon table real estate insured against fire and tomado in such now and by such insures company as shall be specified and denoted by all the second part to the same of the time of the same become due to the same become due to the same of the time denoted by all the same time of the same become due to the same become due to the same become due to the same of the time and parameter become as herein provided, then the part \underline{Y} of the second at the pay table taxes interaction. The same become due to the same paid shall be specified and the indebtedness, second by the indenture, and shall be are of 10% from the date of psystem until fully repaid.

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said-part y of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event that said part 105 of the first part shall fell to pay the same as provided in this indemture.

And this conveyence shall be void if such payments be made as been appective, and the obligation contained therein fully disthinged. If default be made in such payments or any part hierard or any abilitation created thereby, or interest thereon, or if the taxes on sud real real enter ear nor larget in as pool repair as they are now, or if he number is the buildings on said real enter ear nor larget in as pool repair as they are now, or if waste is committed on said premises, then this converse shall become abative and the whole sum remaining unpaid, and all of the obligation provided for in said vertice higher hore, for the security of which this indextrue is given, shall immediately mature and become due and payeling provided for in said written obligation, for the security of which this indextrue is given, shall immediately mature and become due and payeling at the option of the fuller hered, written thail to favoid for the source of the security of which the source of the source of the option of the fuller hered, written the source as all which the source of the sourc

In great the said part of the second part 115 Agents OF ABSIgns to take possession of the said premises and all the improvement therean is the manner provided by iss and to have a receiver appointed to collect the rents and benefits actuing therefrom, and to sell the premises hereby granted, or any part thereof, in the manner prescribed by law, and out of all momers similar from such as to remain the amount throu uncald of principal and interest, sogether with the costs and charges incident thereto, and the everying, if any there be, whall be paid by the part Y. making such asis, on demand, to the first partIES.

It is agreed by the patient house that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits accruing therefrom, shall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives, assigns and succession of the respective persons herein herein.

last above written."	and seel of the day and yes
	Same E. Such ISEAL
	Garner E. Groh Erlingehitz March (SEAL Erlizageth M. Groh
	Seal Jan Seta
	karen Lee Leste

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