		MAN HEAVEN & MAN	Fee Paid
annananananananananananananananananana	MANAMANANANANANANAN		
MORTGAGE		No. 52K) The Outlook Printers, Publishe	
This Indenture, Ma			10.67
Harold L. Man	ess.& Wilma M. Maness	, his wife and	
of Lawrence R/1	in the County of	Douglas and S	tate of Kansas
parties of the first p	art, and	ce National Bank, Lawrence	, Kansas,
Witnesseth, that the	said part 188 of the fir	st part, in consideration of the s	of the second p
THIRTY FIVE HUNDE	ED % no/100 *	a party in consideration of the s	um or
to then	duly paid, the recei	pt of which is hereby acknow	ledged, ha ve sold.
this indenture do	GRANT, BARGAIN, SELL	and MORTGAGE to the said par	ty of the second
following described	real estate situated and	being in the County of	uglas and
Kansas, to-wit:			
South side	26 fest of Leves Lot e South 26 feet of Le of Pinckney Street, f Lawrence.	No. 1 and the West 13 aves Lot No. 2, on the (now Sixth Street), in	
This is a pur	chase money mortgage.		
ENT ASSIGNMENT:			
be entitled to colle	et and retain the rer	hereof, provided however its, issues and profits un	that the mortgage
with the appurtenance	s and all the estate, title	and interest of the said part ie:	of the first part the
And the said part 185	of the first part do	covenant and agree that at the delivery he	reof they arohe lawf
of the premises above granted	and selved of a good and indefe	asible estate of inheritance therein, free an	d clear of all incumbrances,
	And the second	warrant and defend the same against all	parties making lawful state
	sartles hereto that the part 188,	of the first part shall at all times during t	the life of this indenture, p
directed by the part 1 of interest, And in the event that said premises insured as here	the second part, the loss, if any, seid part 200 of the first part or provided them the part V	estate when the same becomes due and formado in such sum and by such insurent made payable to the part $\frac{1}{2}$ of the shall fail to pay such takes when the same of the second part may pay said takes an is indenture, and shall bees interest at the same such takes the same such takes the same second part may pay said takes and such takes the same second part may pay said takes and such takes the same second part may pay said takes and such takes the same second part may pay said takes and same second part may pay same second part may pay same second part may pay same second pay same second part may pay said takes and same second part may pay	nce company as shall be as second part to the extent of a become due and payable
THIS GRANT is intended as	a mortgage to secure the paymen	t of the sum of	
according to the terms of	a no/100 *	for the payment of seld sum of money, e	the second
day of September	19 07 , and	for the payment of seid sum of money, e by <u>its</u> terms made pa- seid obligation and elso to secure any sur	vable to the part? of
said partid	nd part to pay for any insurance t	said obligation and also to secure any sur or to discharge any taxes with interest the	n or sums of money advan
that said part 103 of the	first part shall fall to pay the sam	e as provided in this indenture.	
estate are not paid when the real estate are not kept in as, and the whole som remaining	nyments or any part thereof or an same become due and payable, or good repair as they are now, or it unpaid and all of the obligation	as herein specified, and the obligation y obligation created thereby, or interest t if the insurance is not kept up, as provide t waste is committed on said premines, then a provided for in said written obligation, fit	hereon, or if the taxes on ed herein, or if the buildin this conveyance shall become
in grant, anen mimeoratery mi	rure and become due and payable	e at the option of the holder hereof, with	out notice, and it shall be
sell the premises hereby gran retain the amount then unpaid	of principal and interest, in the	2531 315 to take possession of th elver appointed to collect the rents and menner prescribed by lew, and out of with the costs and charges incident thereto	benefits accruing therefrom
It is accessed by the partie	ian extend and inute to, and be	to the first part 加加 . sions of this indenture and each and every obligatory upon the heirs, executors, a	obligation therein contained
The set of	and the second s	e hereunto set their hand s	
		11. 00.	1
		1 thing the	ie and
		Willin apsaula	Lee.
		Melvin C. Maness	1991 (1995) - F. F. R. F. R. S.
***************************************	<u>MANNANANANANANANANAN</u>	Tarres Tarres	

Part Part

53