	Reg. No. Fee Paid
1065% BOOK 148	(No. 52K) The Outlook Printers, Publisher of Legal Blanks, Lawrence, K
This Indenture, Made this2nd	day of September , 19.67 bet
	. I. Mott, his wife
part ies of the first part and The F	nty of Douglas and State of Kansas
A STATE OF	irst National Bank of Lawrence, Lawrence, Kansa part of the second part.
Witnesseth, that the said part ies c	if the first part, in consideration of the sum of
Ten thousand one hundred and	no/100 DOI
to them duly paid, t	he receipt of which is hereby acknowledged have sold as
this indenture do GRANT, BARGAIN	I, SELL and MORTGAGE to the said party of the second part
following described real estate situate	and being in the County of Douglas and Sta
Kansas, to-wit:	
ship Thirteen (13), Range Tw	Southeast Quarter of Section Twelve (12), Town enty (20), except that portion of the above-
described 40 acre tract of la which tract contains at acre	and which lies Northwest of the Wakarusa Creek
South of the Wakarusa Pivor ;	in the Next inat tract of land lying East and
all that tract of land lying	Past of thirteen (13), Range Twenty (20); also
Quarter of the Southeast Our	the wakarusa River in the Southwest
at the Northeast corner of th	Nexthere of less; also commencing
Township Thirteen (13) Panas	northeast guarter of Section Thirteen (13),
its meanderings in the conter	thence down Westerly with
said stream to the North line	of said Section, thence East on said Section
since to the starting point, c	ontaining 18 acres more or less.
with the appurtenances and all the estat	e, title and interest of the said part. Lesof the first part therein
And the said part Les. of the first part do	hereby covenant and agree that at the delivery hereof they are hereby
of the premises above granted, and seized of a good a	and indefeasible estate of inheritance therein, free and clear of all incumbrances,
and that the	ey will warrant and defend the same against all parties making lawful claim ther
It is agreed between the parties hereto that the pl	art 10.5 of the first part shall at all times during the life of this indepture new all
keep the buildings upon said real estate insured against directed by the part V of the second part site to	said real estate when the same becomes due and payable, and that $DRY$ will fire and tornado in such sum and by such insurance company as shall be specified. If any made payable to the size $V$
interest. And in the event that said part 1.2.5 of the	first part shall fail to pay such taxes when the same become due and payable or to
so paid shell become a part of the indebtedness, secur until fully repaid.	ed by this indenture, and shall bear interest at the rate of 10% from the date of pay
THIS GRANT is intended as a mortgage to secure the	e payment of the sum of
according to the terms of ODC	20/100
day of September 19.67	aligation for the payment of said sum of money, executed on the 22nd
said part, With all interest accruing thereon according to the	and by its terms made payable to the part <u>Y</u> of the sate terms of said obligation and also to secure any sum or sums of money advanced by
that said part 1.05 of the first part shall fail to pay	nsurance or to discharge any taxes with interest thereon as herein provided, in the r
estate are not paid when the same become due and pay	rable, or if the insurance is not kept up, as provided herein, or if the buildings on
	now, or if weate is committed on said premises, then this conveyance shall become aba obligations provided for in said written obligation, for the security of which this inder d payable at the option of the holder hereof, without notice, and it shall be lawful
	in the manner prescribed by law, and out of all moneys arising from such sal together with the costs and charges incident thereto and the manner is a sale of the
hall be paid by the part y making such sale, on	demand, to the first perties
It is agreed by the parties hereto that the terms a panelits accruing therefrom, shall extend and inure to	and provisions of this indenture and each and every obligation therein contained, and , and be obligatory "upon the hairs, executors, edministrators, personal representat
In Witness Whereof, the part 105 of the first	at he the hereinster and the
ast above written.	art ha VQ, hereunto set their hand S and seel S the day and $\gamma$
	x Vernon L. Matt (SE/ Vernon L. Mott
	a second and a second and a second and a second and a second a s
	* Zillini & Mott
	SEA

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