

	MORTGAGE 1222 Lowrence Outlook, Lowrence	
	This Indenture, Made this day of February	
	A. D. 1969 , between Edwin E. Peterson and Rosie, A. Peterson, husband and wife;	
	of Eudora, in the County of Debulas and State of Kansas.	
	of the first part, and the De Sote State Senk, De Sote, Kangas	eren and a sea from
	of the second part.	
	Witnesseth. That the said part 125 of the first part, in consideration of the Fighty-five Hundred & no/100 DOI	
	to them duly paid, the receipt of which is hereby acknowledged, ha ve sold and by these presents de	200
	grant, bargain, sell and Mortgage to the baid part 2 of the second Bart 11's heirs and assigns t	
	Kansas, described as follows, to-wit:	State of
	Lots 15 and 16, in Flock 61, in the City of Eudore.	
	And Alson Lots Three (3) Four (4), Five (5), Six (6), Seven (7), Fifteen (15), Sixteen (1	101
	Lote Three (3) Four (4), Five (5), Six (6), Seven (7), Fifteen (15), Sixteen (1 Seventsen (17), Eighteen (13), and Sineteen (19); all in Plock Seventy-six (76) in the City of Eudors.	1.
	with all the appurtenances, and all the estate, title and interest of the said part leaf of the first part therein. And the said first partice	
	do hereby covenant and agree that at the delivery hereof that they are the lawful or	wner of
	the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear	of all
	incumbrances	moderanda
	"This grant is intended as a mortgage to secure the payment of	anna anna anna anna anna anna anna ann
	Dollars, according to the terms of certain note this day executed and delivered	by the
	said dirst parties	to the
	said partof the second part	
	and this conveyance shall be void if such payments I	be made
	as herein specified. But if default be made in such payments, or any part thereof, or interest thereon, or the t if the insurance is not kept up thereon, then this conveyance shall become absolute, and the whole amount shall due and payable, and it shall be lawful for the said part. Y of the second part. 14 a executors, admi	axes, or become
	ors and assigns, at any time thereatler, to sell the premises hereby granted, or any part thereot, in the many scribed by law; and out of all the moneys arising from such sale to retain the amount then due for principal and	ner pre interest
	together with the costs and charges of making such sale, and the overplus, if any there be, shall be paid by the par making such sale, on demand to said	
	thet.r. heirs and	assign
		* .
	In Witness Whereof, The said part 198 of the first part ha Ma hereunto set that	an constant
	hands and seals the day and year first above written.	
	(Edwin E. Peterson)	(SEAL
	Rasie A. Geterson	_(SEAL
1	STATE OF KANSAS, (Rosis A. Peterson)	(SEAL
	Johnson County	6A -
	BE IT REMEMBERED, That on this 20th day of February A. D. 1 before me, the undersigned, a Notar	y Publi
	in and for said County and State, came Eduin Es Peterson and Ros	10 4.
	Peterson, husband and wife,	********
	to me personally known to be the same person © who executed the foregoing inso of writing, and duly acknowledged the execution of the same.	
	IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my off on the day and year last above written.	ICIAL Sea
	Jammen January 21 11 Rear Almonth	
	My contrasign sipires January 21 1971 ger W. Jennon Notar	y Publi

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