Reg. No. 5,534

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MORTGAGE BOOK 160 24592 (No. 52K) TI	he Outlook Printers, Publisher of Legal Blanks, Lawrence, Kansas
This Indenture, Made this 30th day of	of March 19 71 betwee
Eudora Investment Co., Inc.	
of Eudora , in the County of Douglas	
part y of the first part, and Kaw Valley State Ban	K. Budora, Kansas
Witnesseth, that the said part y of the first part, in co	
Fifteen thousand and no/100	DOLLAR
tot. h.e.mduly paid, the receipt of which	is hereby acknowledged, havesold, and b
this indenture do GRANT, BARGAIN, SELL and MORTG	GAGE to the said part y of the second part, th
following described real estate situated and being in th	he County of Douglas and State
Kansas, to-wit:	
The South Twelve and One-half acres of the So of the Northwest Quarter of the Northwest Quarter Township Thirteen (13) South, Range Twenty-on Principal Meridian, in Douglas County, Kansas Also, The North 12% acres of the South 25 acr of the Northwest Quarter of Section Eight (8) South, Range Twenty-one (21) East of the Sixt	arter of Section Eight (8), ne (21) East of the Sixth s res of the Northwest Quarter), Township Thirteen (13)
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C4	and the second
of the premises above granted, and sgized of a good and indefeasible estate of and that they will warrant and d	
It is agreed between the parties hereto that the part y of the first part and assessments that may be levied or assessed against said real estate when the keep the buildings upon said real estate insured against fire and tornado in such directed by the part y of the second part, the loss, if any, made payable to interest. And in the event that said part y of the first part shell-fail to pay said premises insured as herein provided, then the part y of the second so paid shall become a part of the indebtedness, secured by this indenture, and until fully repaid. THIS GRANT is intended as a mortgage to secure the payment of the sum of	rt shall at all times during the life of this indenture, pay all ta te same becomes due and payable, and that they will h sum and by such insurance company as shall be specified as to the part y of the second part to the extent of $\frac{1}{2}$ ts y such taxes when the same become due and payable or to kk part may pay said taxes and insurance, or either, and the amo d shall bear interest at the rate of 10% from the date of paym f Fifteen thousand and no/100
according to the terms of Olle certain written obligation for the payment day of March 19.71 and by its	nt of said sum of money, executed on the
part, with all interest accruing thereon according to the terms of said obligation	and also to secure any sum or sums of money advanced by t
that said part. J	any taxes with interest thereon as herein provided, in the ev n this indenture.
And this conveyance shall be void if such payments be made as herein spi If default be made in such payments or any part thereof or any obligation cre- estate are not paid when the same become due and payable, or if the insurance real estate are not kert in as good repair as they are now, or if waste is comm and the whole sum remaining unpaid, and all of the obligations provided for the obmer defail immediate metworks and hereof due and the exhibit	ectified, and the obligation contained therein fully discharg eated thereby, or interest therein, or if the taxes on said, r is not kept up, as provided herein, or if the buildings on a nitted on said premises, then this conveyance shall become absol- in, said written obligation, for the security of which this indent of the holder hereof, without notice, and its shall be lawful
is given, that minecrately matche and become cloc and payeore at the option	to take possession of the said premises and all the impro-
a given, and minimoratory mande and become and become and payeone in the option the said part $y = \sigma$ of the second part ments thereon in the manner provided by law and to have a receiver appointed tell the premises hereby granted, or any part thereof, in the manner prescriberain the amount them unpaid of principal and interest, together with the costs a	to collect the rents and benefits accruing therefrom; and ed by law, and out of all moneys arising from such sale and charges incident thereto, and the overplus, if any there to
is given, analyminoclastly hardle and become due and payable in the option the said part $y \rightarrow of$ the second part ments thereon in the manner provided by law and to have a receiver appointed self the premises hereby granted, or any part thereof, in the manner, prescrib retain the amount then unpaid of principal and interest, together with the costs a half bespaid, by the part y , making such sale, on demand, to the first part it is egreed by the parties hereto that the terms and provisions of this in benefits, accruing therefrom, shall extend and inure to, and be obligatory up	to collect the rents and benefits accruing therefrom; and ed by law, and out of all moneys arising from such sale and charges incident thereto, and the overplus, if any there is ty
a green, analy we of the second part ments thereon in the manner provided by law and to have a receiver appointed tell the premises hereby granted, or any part thereof, in the manner prescrib retain the amount then unpaid of principal and interest, together with the costs a hall begapaid by the part y	to collect the rents and benefits accruing therefrom; and ed by law, and out of all moneys arising from such sale and charges incident therein and the overplus, if any there is ty
a given, and management where and percent doe and payeone at the option the said part y of the second part ments thereon in the manner provided by law and to have a receiver appointed sell the premises hereby granted or any part thereof, in the manner prescrib retain the amount then unpaid of principal and interest, together with the costs a shall be paid by the part y making such sale, on demand, to the first part this egreed by the party making such sale, on demand, to the first part is egreed by the part y making such sale, on demand, to the first part is egreed by the part generative parties hereto. In Witness Whereof, the part LCS of the first part, bay R hereunto s last above written.	to collect the rents and benefits accruing therefrom; and ed by law, and out of all moneys arising from such sale and charges incident thereto, and the overplus, if any there is ty
and that they will warrant and d It is agreed between the parties hereto that the part y of the first par and assessments that may be levied or assessed against said real estate when th keep the buildings upon said real estate insured against said real estate when th interest. And in the event that said part y of the first part shill fail to pay and premises insured as herein provided, then the part y of the second out if ully repaid. THIS GRANT is intended as a mortgage to secure the payment of the sum of according to the terms of <u>ONE</u> certain written obligation for the payment the second part that said part y of the second part that the said part y of the second part to pay for any insurance or to discharge that said part y of the first part shall fail to pay the same as provided in And this conveyance shall be void if such payments be made as herein spi the federal the made in such payments or any pay there or any obligation or estate are not paid when the same become due and payable or if the insurance read state are not paid when the same become due and payable or if the insurance is given, shall immediately mature and become due and payable at the option the said part Y of the Second part made the value is many good repair as all by are new, or if waste is common and the same is more provided by law and to have a receiver appointed is given, shall immediately mature and become due and payable at the option the said part y of the Second part ments thereon in the manner provided by law and to have a receiver appointed the said part y. I will be part if the of the sterner and provisions of this in the signer due to the part IES of the first part hereof. In the manner, prescrib the is greed by the part IES of the first part hereof. In the manner, prescrib the is above written. In Witness Whereof, the part IES of the first part harve. I here on a tar above written. Dame to above written.	to collect the rents and benefits accruing therefrom: and ed by law, and out of all moneys arising from such sale and charges incident therein and the overplus, if any there is ty

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