Dar yolo as Na yolo as Na Yolo as Na Yolo as Na Yolo as Na Yolo as Na Yolo as	MATE OF Kan sas Douglas country Douglas country Not of TAR at addeemedee to the on the 20th day of Pebruary A 0, 1959 State OF before may a not carry public In the addressed to the on the 20th day of Pebruary A 0, 1959 State OF before may a not carry public In the addressed to the one of the ame person. 1 who executed the foregoing instrument and day My commination Expires April 21 19.62 My commination Expires April 21 19.62 ASSIGNMENT
of Dents the mile Beem mort	orded on February 26, 1959 at 3:40 P.M. RELEASE. I the undersigned, owner of the within mortgage, do hereby acknowledge the full payment of debt secured thereby, and authorize the Register of Deeds to enter the discharge of this gage of record. Dated this 10th day of December 1964. THE LAWRENCE BUILDING & LOAN ASSOCIATION W. E. Decker, Vice-Pres. Mortgagee.
	rp. Seal) Reg. No. 14,856 Fee Paid \$10.00 CS744 BOOK 121. Montreade Montread
	This indenture: Made this 10th day of February , 19.59 between Charles Entert Senderson and Alice Mae Eenderson, his wife
	Kansas, fo-with The Northeast Quarter of the Northeast Quarter of the Northeast Quarter of Section Eleven (11); and the Northeast Quarter of the Northeast Quarter of the Northeast Quarter of Section Eleven (11); and commencing 165 feet West of the Southwest corner of the North- east Quarter of the Northeast Quarter of Section Eleven (11); and commencing 165 feet West of the Southwest corner of Section Eleven (11); thence West 660 feet; thence South 660 feet; thence East 660 feet; thence North 660 feet is the place of beginning, all in Township Fourteen (14) South, Range Ninsteen (19) East of the Sixth Principal Meridian. RENT ASSIGNMENT:
	Including all 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. with the appurtenances and all the estate, title and interest of the said parties of the first part therein. And the said parties of the first part de hereby coverent and agree that at the delivery hereof they. all the surface server a of the premises above granted, and where of a good and indefaulties estate of inheritance therein, free and clear of all incumbrances.

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