Reg. No. 15,034

BOOK 121	69464 "	e, san). Boyles	Legel Blanks-CASH 1	TATIONERY COLawrence, Kansas
This Indenture, Made this		the second second to be second to the second		, 19.59 betwee
H. W. Crai	g and Lola N. Cr	aig, his wife	A	andre manufation
			antition of the second second	
of Lawrence , in				
part les of the first part, and	THE FIRST MAL	IONAL CANK OI	0	
		and the second		of the second part.
Witnesseth, that the said pa	about a support of the support of the second s	part, in consider	ation of the sur	n of
Eight thousand and no/10		deren in the second second		DOLLAR
				dged, ha ve. sold, and b
this indenture do GRANT, following described real esti				
Kansas, to-wit:	and another and t	eing in me coo	my our manifest	
Lot No. seventy	three (73) on	Mississippi St	reet in Block	t No. nineteen (19)
with the appurtenances and al	the city of La the estate, title an	interest of the	said part	f the first part therein
And the said part 125 of the first	t part do hereby co	venant and agree that	at the delivery heren	they arm but
of the premises above granted, and seized	d of a good and indefeasi	ble estate of inheritance	e therein, free and cl	ear of all incumbrances,
and a second sec	and that they will w	arrant and defend the	same equinet all new	ties making lawful claim thereto.
It is agreed between the parties herei	to that the part 125 of	f the first part shall at	all times during the	life of this indenture, pay all taxe
and assessments that may be levied or ass keep the buildings upon haid real estate directed by the part Y of the second interest. And in the event that said part I said premises insured as herein provided, to paid shall become a part of the indet until fully repaid.	essed against said real as insured against fire and to	tate when the same burnado in such sum an	ecomes due and pay d by such insurance	able, and that they will company as shall be specified and
interest. And in the event that said pert 1 said premises insured as therein provided,	es of the first part she then the part V of	de payable to the part Il fail to pay such tax the second part may	y of the seco	nd part to the extent of 1LS scome due and payable or to keep
to paid shall become a part of the indet until fully repaid.	stedness, secured by this I	indenture, and shall be	ar interest at the rate	of 10% from the date of paymen
THIS GRANT is Intended as a mortgag	e to secure the payment o	f the sum of .Eight	t thousand an	d_no/100 = = = = = =
according to the terms of	ain written obligation fo	or the payment of said	sum of money area	DOLLARS
day of <u>Apr11</u> part, with all interest accounting thereon acc				
said part y of the second part to p	pay for any insurance or	o discharge any taxes	with interest thereon	
that said part 105 of the first part sh And this conveyance shall be void if if default be made in such payments or estate are not paid when the same become				
estate are not paid when the same become eal estate are not kept in as good repair	any part thereof or any c c due and payable, or if t	bligation created there he insurance is not ke	eby, or interest there pt up, as provided t	on, or if the taxes on said real servin, or if the buildings on said
real estate are not paid when the same become real estate are not kept in as good repair and the whole sum remaining unpaid, and a given, shall immediately mature and be	d all of the obligations p scome due and payable a	rovided for in said wr t the option of the he	itten obligation, for ti older hereof, without	conveyance shall become absolute te security of which this indenture notice and it shall be fauld for
he said part y of the second part ments thereon in the manner provided by ell the premises hereby granted, or any etain the amount then unpaid of principal half he noded by the sector	law and to have a receive	to take	possession of the sa	id premises and all the improve-
ell the premises hereby granted, or any etain the amount then unpaid of principal	part thereof, in the mar and interest, together with	the costs and charge	w, and out of all a incident thereto, an	moneys arising from such sale to ind the overplus, if any there be
the part by the partneyberry making i	luch late, on demand, to	the first part 125		
It is agreed by the parties hereto the sensitis accruing therefrom, shall extend ssigns and successors of the respective p	and inure to, and be ob arties hereto.	s of this indenture an ligatory upon the he	d each and every ob its, executors, admir	ligation therein contained, and all istrators, personal representatives,
In Witness Whereof, the part 185	of the first part he vic	hereunto setthe	ir hand S	and seal S the day and year
		als	1	
		S.	. Crater	(SEAL)
and a start of the	and the second	Lola	N. Craig	C) (SEAL)
and the second second	and the second	\$.		(SEAL) (SEAL)
	in the second			GEAL
A STATE AND			NURORUR RADIO	a la moit is much la real
TE OF KANSAS	(1) Karta			
DOUGLAS ' con	JNTY, SS.	a serie in		
	EMEMBERED, That on this	2722	dev of Apri	1
EN RHO	before me,	the undersi	gned	a Notary Public In and
A1422 Ca	for said County and Stat		waay and LOI	a.n. Craig, his wife
	to me personally known and duly acknowledged t		S who executed the	foregoing instrument of writing,
UDLIDIS . IN WITH	LESS WHEREOF, I have I	rereunto subscribed my	name and affixed my	official seal on the day and
a state a	year last above written.	······································	Jan à	1 to a second
Completer expires June 17. 190	19	U	Warren Rho	des
and the second se				

of the debt secured thereby of this mortgage of record. Dated this 23 day of June 1966 The First National Bank of Lawrence, Lawrence, Kansas By E. B. Martin Vice President