Reg. No. 15,475 Fee Paid \$5.75

1. 74 M

1.14.5

Ì,

1 200 ...

1

+

1

A THE PARTY OF THE	712	38 BOOK 123		
MOSTOADE	(No. 523)		-CALL STATIONERY CO	and the second state of the second
This Indenture, Made this Wayne Morris R	llth , loh and Mary Jo	lay of Septe Rich	mber	19.59 between
of Lawrence. , in the part less of the first part, and	The Lawrence N	ouglas ational Bank, Pa	Lawrence, K	nsas.
Witnesseth, that the said part Twenty-three Hungred			the sum of	DOLLARS
to them duly this indenture do GRANT, B following described real estate Kanses, to wit:	ARGAIN, SELL and MC	ORTGAGE to the sa	d part X of the	second part, the
of the Nort Thirty-four thence West 208 feet, the Section 110	a point 419.84 least corner of (34), Township parallel with nence South part feet, thence En place of begins	the Northeas Twelve (12), the North 11n allel with th ast 208 feet.	t Quarter of Range Ninete e of said Sec e Rest Line	Section een (19), ption,
however the	the rents, issue t the Mortgagor the rents, issue	ra shall he e	ntitled to or	lleat
with the appurtenances and all the And the said pan 108 of the first p	art do hereby covenant a	ind agree that at the deli	very hereof they	the lawful muses S
of the premises above proped and sained e a Mortzage to the lawres dated harch 30, 1959, fi Deeds, Douglas Co., ks am h is spirit between the parties bareto t	* good and indefeatible site ice fational Bar led and entered that they will warrant a	te of inheritance therein, 10, LAWTORCO, 10 VOL. 191, and defend the same and	Ansas in an Page 299 w4	th Register
and assessments that may be faviat article keep the buildings upon all real states inso directed by the part up of the second part interest. And in the sevent that said part 1, said promises insured as berein provided, the to paid shall become a part of the indebted until fully repaid.	d against sold reat estate wh wad against sold reat estate wh read against fire and tornado is 7, the loss, if any, made pay 30 of the first part shall fail + n the party of the as neas, secured by this indentur	at part shall at all times on the same becomes du n such sum and by such ble to the part. Y o pay such faxes when t cond part may pay said t e, and shall bear interest	furing the life of this ind a and payable, and that Insurance company as ab of the second part to the assets become due and axes and insurance, or alt at the rate of 10% from	enture, pay all taxes they all be specified and extent of <u>it</u> payable or to keep her, and the amount the date of payment
THIS GRANT is intended as a mortgage to Twenty-three Hundred	secure the neumant of the s	in al	The second state and all	DOLLARS,
scoording to the terms of <u>B</u> certain day of <u>September</u> part, with all interest scorring thereon accord	written obligation for the p $19.59$ , and by 1 ing to the terms of said oblig	ayment of said sum of m to terms m ation and also to secure	oney, executed on the	11th
said part $\underline{Y}$ of the second part to pay that said part $\underline{A}$ ( $\underline{B}$ , $\underline{B}$ , of the fits part shall Arrow this conveynces shall be void if such if default be made in such payments or any writes are not paid when the same become al real estate are not kept in -si good repair as and the whole some meaning unpaid, and , it ghear, shall immediately neture and beco- the add art $\underline{Y}$ of the accord care 1.5	for ante languages an to all all	and the second se	All and a second second second second	
and the whole sum remaining unpaid, and a is given, shall immediately meture and become the said part. $Y$ , of the second part $\frac{1}{2}$ ments thereon in the manner provided by law	I of the obligations provided the due and psyable at the of S ARENTS OF ASS and to have a receiver anno-	for in said written oblig ption of the holder hered 1gn at the possession	tion, for the security of f, without notice, and it of the seld premises a	all become absolute which this indenture shall be lawful for nd all the improve-
the said part. $\underline{V}_{-}$ of the second part $\underline{12}$ ments thereon in the manner provided by the sail the paralesk hereby granted, or approximation of the pretrain the amount then unpuid of principal and shall be paid by the part. $\underline{V}_{-}$ making and	sale, on demand, to the first	t part 190		
It is agreed by the parties hereto that a benefits accruing therefrom, shall extend and analyse and successors of the respective part in Witness Wheread, the part <u>108</u> or has allow written.	the first per ha VO hereut	is indenture and each an upon the hairs, execu- no set	d every obligation thereis tors, administrators, pera- tand. S. and sast S	tontained, and all onal representatives,
	1	Harper th	Homis and	(SEAL)
		Mayne Morr Bary Jo Ri	Rich	(SEAL) (SEAL) (SEAL)
	<b>rate de la carte </b>	TENSTATI	BRITCH REAL	
A REAL PROPERTY OF	the second second the		医子子 出现 动的	

0