

Reg. No. 15,548

Fee Paid \$5.50

71503 BOOK 123

This Indenture, Made this 2nd day of October, 19⁵⁹ between
Fred A. Christian and Faye Christian, Husband and wife
(Also known as Faye B. Christian)
of Lawrence, in the County of Douglas and State of Kansas
part 1/2 of the first part, and The Lawrence National Bank, Lawrence, Kansas
part 2 of the second part.

Witnesseth, that the said parties of the first part, in consideration of the sum of Two Thousand Two Hundred and no/100 DOLLARS
to them duly paid, the receipt of which is hereby acknowledged, he vs sold; and by
this Indenture do GRANT, BARGAIN, SELL and MORTGAGE to the said part 2 of the second part, the
following described real estate situated and being in the County of Douglas and State of
Kansas, to-wit:

Commencing Thirty (30) rods South of the Northwest corner of the Southwest Quarter (SW¹)
of Section Twenty Nine (29), Township Twelve (12), Range Twenty (20), thence East Forty
(40) feet; thence South Ten (10) rods to center of Six Street; thence West Forty (40)
feet; thence North to place of beginning in that part of the City of Lawrence formerly
known as North Lawrence.

The West Ten (10) feet of East Ninety-two (92) feet of the following: Commencing Thirty
(30) rods South of the Northwest corner of the Southwest Quarter of Section Twenty-nine
(29), Township Number Twelve (12), Range Twenty (20), Thence running East eight (8) rods,
thence running South Ten (10) rods, thence running West eight (8) rods, thence running
north ten (10) rods, to the Place of Beginning, in that part of the City of Lawrence,
formerly known as North Lawrence.

Including the 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 do hereby covenant and agree that at the delivery hereof they will be the lawful owner
of the premises above granted, and vested of a good and indefeasible estate of inheritance therein, free and clear of all burdens,

No exceptions

and that they will warrant and defend the same against all parties making lawful claim thereto.

It is agreed between the parties hereto that the part 1/2 of the first part shall at all times during the life of this Indenture, pay all taxes
and assessments that may be levied or assessed against said real estate when the same become due and payable, and that they will
keep the buildings upon said real estate insured against fire and tornado in such sum and by such insurance company as shall be specified and
directed by the party 1 of the second part, the loss, if any, made payable to the party 2. If the insurance premium or value of the buildings
and contents exceed the sum that said party 1/2 of the first part shall fail to pay such taxes when the same become due and payable or if a loss
so said shall however a part of the Indenture, secured by this Indenture, and shall bear interest at the rate of 10% from the date of payment
until fully repaid.

THE GRANT is limited to a mortgage to secure the payment of the sum of Two Thousand Two Hundred and no/100 DOLLARS

according to the terms of 500 certain written obligation for the payment of said sum of money, executed on the 2nd
day of October, 1959, and by 125 sums made payable to the party 2 of the second
part, with all interest according thereto according to the terms of said obligation and due to secure any sum or sums of money advanced by the
said party 2 of the second part to pay for any insurance or to discharge any taxes with respect thereto as herein provided, in the event
that said party 2.

And in consequence shall be held if such payment be made as herein specified, and the obligation contained therein fully discharged,
it shall be held in such payment or any part thereof or any obligation created thereby, or interest thereon, or if the taxes on said
real estate are not paid in a good receipt to other persons or if a loss occurs in said premises, then this amount shall become absolute
and the same sum remaining unpaid, and all of the obligations created by this Indenture, for the security of which this Indenture
is given, shall immediately accrue and become due and payable at the option of the holder hereof, without notice, and it shall be lawful for
the said party 2 of the second part 1/2 of the first part to take possession of the said premises and of the property
therein in the manner provided by law and to have a receiver appointed to collect the rents and benefits accruing therefrom, and to
retain the amount thus unpaid of principal and interest, together with the costs and charges incident thereto, and the expenses, if any there be
shall be paid by the party 2, making such sale, as directed, in the first part 1/2.

It is agreed by the parties hereto that the terms and provisions of this Indenture and each and every obligation herein contained, and all
benefits accruing therefrom, shall extend and have in, and be obligatory upon the heirs, executors, administrators, personal representatives,
successors and assigns of the respective parties hereto.

In witness whereof, the party 1/2 of the first part to 2, between us their and and the day and year
set above written.

Fred A. Christian
Fred A. Christian

Faye B. Christian
Faye B. Christian

(SEAL)

(SEAL)

(SEAL)

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