Reg. No. Fee Paid	
79615 BOOK 130	
ANTINAMANANANANANANANANANANANANANANANANANAN	iiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiii
This Indenture, Made this 16th day of February , 1962 bet Gen. V. Allan & Betty S. Allen, his sife	
r Learance , in the County of Douglas and State of Kansas	
Witnessesth, that the said parties of the first part, in consideration of the sum of WELVE HUMPED & mo/100 * * * * DOL	
them	d by , the
ollowing described real estate situated and being in the County of Douglas and State	e of
The East 70 feet of Lot One (1), in Addition Number One (1) in that part of the City of Lawrence, formerly known as North Lawrence.	
ASSIGNMENT: luding all rents, issues and profits thereof, provided however that the mortgagors entitled to collect and retain the rents, issues and profits until default hereund	shal
iith the appurtenances and all the estate, title and interest of the said part 1.0.0 of the first part therein And the said part 1.0.0 of the first part do	mer
THIS GRANT is intended as a mortgage to secure the payment of the sum of	ARS,
of February 19, 62, and by terms and sub of money executed on the 2001 to with all interest according thereon according to the terms of add obligation and size to accure any turn or sums of money advanced by a perty of the second part to pay for any incurance or to discharge any taxes with interest thereon as herein provided, in the interest 2001 of the first part shall fail to pay the same as provided in this indenture.	cond the event
And this conveyance shall be videl if such payments be made as provided to this indexions. And this conveyance shall be videl if such payments be made as herein specified, and the obligation contained therein, fully, discha- lation is an output when the assess became days and paysible, or if the investor, is not keep use, as provided therein, or if the taxas on asid matter are not keep in as good report as they are now, or if waste is committed on and premises, then the convert the buildings on matter are not keep in as good report, as they are now, or if waste is committed on and premises, then the convert the buildings on the whole some mensioning expendit, and all of the obligation provided for in said written obligation, for the security of which the her phone, thail immediately mature and bacome due and payable as the option of the holder hereof, without notice, and it shall be hereful and are if a the security of which are and the security of which are previous of the holder hereof.	rgad, real said olute
and pert. J. of the second per 115 Agentia or ang payable at he option of the holder hereof, without notice, and it shall be leaful and pert. J. of the second per 115 Agentia Or assigns - to tele possession of the said premises and all the imp is thereas in the meaner provided by law and to have a receiver appointed to collect the rents and benefits accurate thereform, and the premise hereby granted, or any part thereof, in the meance prescribed by law, and out of all moneys enting from such as an the shadt the mouphed of principal and interest, together with the costs and charges incident thereto, and the overplaw, if any there he paid by the part J making such asis, on demend, to the first part 128.	for to to be,
t it append by the period maxing auch sale, on domand, to the first perturbed. It is append by the period maximum sale, on domand, to the first perturbed and each and every obligation thereis contained, and this accords thereform, shall extend and invers to, and be obligatory upon the heirs, executors, administrators, personal representa- ms and successors of the respective period hereto.	10 5 AL
and necessary of the respective period herets.	
a Whenese Whenesed, the part 100, of the first part ha TEL hereards set fills hand to find the day and above written.	AL)

()

Sarahara a

292