	81198 BOOK 131	Fee Paid \$33.75
THIS INDENTURE, Made une 20th James Rissman and Lois A. R:	MORTGAGE 49 of July Isoman, husband and wife	. 19 62 between
d Lawrence The Lawrence Building and Law Association of Law Witnessern, that the said part 165 of the next par Thirteen Thousend Five Hundre them	rt, in consideration of the isan of the sum of	108 of the first part, and
Lot Eighteen (18), less t	ceipt of which is hereby acknowledged, han \sqrt{e} and and by this and part, its successors and assigns, the following described real est ts-wit: the South 24 feet thereof, and (19), in Hillorest Third Additi	the Prints
Addition to the City of I fogether with all heating, sighting, and plumbing equipment and shades or blinds, used on or in connection with said property, wh	AWPORCE, IN DOUGLAS COUNTY, KR. f Reinres, hickuling stokers and bemary, screen, mening, storm w ether the same ar new located on said property or hereafter pilot r the tenements, herefitaments and appurtanances thereanto belongi	DSAS. ndows and doors, and window
And the said part 105 of the first part do hereby	r covenant and agree that at the delivery hereof. They a suble estate of inheritance therein, free and clear of all incombran	CO she lawful owner B
nd that they will warrant and defend the It is agreed between the parties hereto that the part 10 ments that may be leveled or assessed against said real estate wi you maid real estate immered holis from fire an extended.	same against all parties making lawful claim thereto. \underline{a} of the first part chall at all times during the life of this indemi- nes the same become due and payable, and that $\underline{b} 10 \oplus \underline{y} = \underline{y}^2$. coverage in such som and by such instructe company at shall be	ure, pay all laxes and assess-
arty of the second part, the lots, if any, made payable to the p f the first part shall fail to pay such taxes when the same bec- econd part may pay said taxes and insurance, or either, and the ar interest at the rate of 10% from the date of asymptotic part interest at the rate of 10% from the date of asymptotic parts and the parts of 10% from the date of asymptotic parts and the parts of 10% from the date of asymptotic parts and the parts of 10% from the date of asymptotic parts and the parts of 10% from the date of asymptotic parts and the parts of 10% from the date of asymptotic parts and the parts of 10% from the date of asymptotic parts and the parts of the	party of the second part to the extent of its interest. And in the norm due and parable or to keep said premises intered at hervin pr a amount on paid shall become a part of the inductedness, secure will fully repaid. It of the sum of	went that said part 108 ovided, then the party of the 1 by this indenture, and shall
ccording to the terms of OILE b certain written a	Aligation for the payment of sold num of money, executed on the rms made payable to the party of the second part, with all interv ces for any purpose made to part. 19 Solf the first part by u original moment of this mortgape, with all interest according on such some of money advanced by the sale party of the second part to part	20th day of
large any taxes with interest thereon as herein provided, in the	event that said part 18 Sof the first part shall fall to now the same	as another to the to the to the
sarge of said property and collect all rents and income and app of constructions and property in treastable condition, or other signment of rents shall continue in force until the unpaid halo all in no manner operent or relard party of the second part in The failure of the second part to assure any of its right here me, and to insist upon and collors with compliance with all to	second part the rests and income arising at any and all times for and hereby authorize party of the second part or its agent, at its by the mane on the partners of buscate previous, tarse, assem- charges or payments provided for in this mortgage or in the obli- ner of mail obligations is fully padd. It is also agreed that the t callection of maid units by foreclosure or otherwise. under at any time thall not be construed as a waiter of its right. In ferror and provisions in maid construed as a waiter of its right.	nts, repairs or improvements gallont hereby secured. This kins of possession hereunder o assert the same at a later
If said part 100 of the first part shall cause to be pa rovisions of said note hereby secured, and under the terms an	All to party of the second part, the entire amount due it herman of provisions of any obligation hereafter incurred by part 1-65 by party of the second part whe and any extensions or renewals hereof and shall comply with all alloss hereby securit, then this compares that he yold.	of the first part for future
In this mortgage contained, and the provisions of future abig If default be made in payment of such obligations or any ap statis are not pay obligations and the such as the such as the statis are not payed regard as they are flow, or if mestal is camer by sprankl, and all of the collocations for the scientify all which is a statis of the science is the statistical statistical and the such of the been directoments thereas in the manner provided by these of the been directoments thereas of the science of t	alloss hereby secured, then this convegance shall be void. It thereaf or any ablygations created thereby, or interest thereon. If the instructed is not keep too, as previded herein, or if the behi- titted on study greenise, them this convegance shall become absolute its indexture if given shall immediately mature and become due and party of the second part, its successors and assimpt, to take go and to have a receiver appointed to callect the rents and benefit er prescribed by low, and out of all minory artisting from such as use incident therein, and the overplox, if any there be, shall be par- te. Even our charter of the second part in the second party of the second part.	or if the taxes on said real imps on said real estate are and the whole sum remain- payable at the option of the session of the said premises accounty therefrom; and to
much and an analysis has been all and one till be best at a state that a	ere presentione by law, and but or an indexys arising from such an approximate the second second second part any deficiency requires the first part shall pay party of the second part any deficiency requires the first part shall pay party of the second part any deficiency requires the first part shall pay party of the second part any deficiency requires the second second second second second second second second here, executors, administrators, personal representatives, assignt an	iting from such tale.
	the Ve hereinto set their hand and seal the day and (SEAL) Jars P. Allora (SEAL) Lois A. Rissman	year last above written. (SEAL) (SEAL)
TATE OF KANSAS		
Douglas county, SS. Mit distances before me, a 10 T.A.a. come Jan	notonin with ld.	A. D., 19 62 aftersald County and State,
BUBLIC II to me personall atknowledged the	y known to be the same person. S who executed the for a execution of the same.	egoing Instrument and duty
Commission Expires April 21,	9 1 have berrunts tuberibed my same, and affand my official ag 19 56	chu
	LEASE Sarda Beck	Register of Deeds
undersigned, owner of the within cured thereby, and authorizes th e of record. Dated this 24th da		lischarge of this
L. E. Eby Secretary	THE LAWRENCE BUILDING AN by W. E. Decker Vice-Pre	