MORTGAGE Q4 24 6	No. 520 The Outlook Printers, Publisher of Legal Blank, Lawrence, Ransa
BOOK 131	a se la serie de la companya de la c
This Indenture, Made this	3074 Jaly
John B. Har	ris and Dorothy R. Harris, husband and wife,
	ny mananana ana amin'ny faritr'o amin'ny faritr'o ana amin'ny faritr'o amin'ny faritr'o amin'ny faritr'o amin'n
	ounty of Douglas
part 195 of the first part, andThe	First National Bank of Lawrence, Lawrence, Hansas,
	part y of the second part.
	of the first part, in consideration of the sum of (\$14,000,00)
■ 例如の目的時代になられる話した。これです。 ちょうちょう かくりょうそうしょうかい	, the receipt of which is hereby acknowledged, have sold, and by
- 1/ · · ·	AIN, SELL and MORTGAGE to the said part y of the second part, the
	vated and being in the County of
Kansas, to-wit:	
	teris a subject de la companya de la
Lots eleven (11) ar	nd Twelve (12) in Block sixteen (16) in Lans
with the appurtenances and all the e	addition to the city of Lawrence, state, file and interest of the said parties of the first part therein.
- of the first part de	o hereby covenant and arms that is the day of the
and the pressures above granted, and seized of a gr	ood and indefeasible estate of inheritance therein, free and clear of all incumbrances,
and that	they will werrant and defend the same against all parties making lawful claim thereto.
a second and the parties hereto that th	he part 105 of the first part shall at all times during the life of this indenture pay all taxes
keep the buildings upon said real estate insured and directed by the part Y of the second part the	gainst fire and tornado in such sum and he such land payable, and that thiny will
interest. And in the event that said part iss of said premises insured as herein provided, then the	the first per shall fail to pay such faxes when the same become due and payable or to keep
and paid shall become a part of the indebtedness, until fully repaid.	secured by this indenture, and shall bear interest at the rate of 10% from the date of payment
THIS GRANT is intended as a mortance to service	re the payment of the sum of Fourteen thousand and no/100
according to the terms of	a loss, if any, mode payable to the part of the second part to the second part to the sec
day of July 19	its terms indep, exclude on the ist of the second of the s
said part Y of the second part to pay for a	4.4.C., and by
And this complement shall be using	a pay the same as provided in this indenture,
If default be made in such payments or any part	ments be made as herein specified, and the obligation contained therein fully discharged, thereof or any obligation created thereby, or internal thereon, or if the faxes on said real to payble, or if the faxes on said real and the contract of the faxes on said real to an or other the insurance of the faxes on said real to be a second the contract of the faxes on said real to be a second the contract of the faxes on said real to be a second the contract of the faxes on the contract of the contract o
and the whole sum semalates good repair as they i	are now, or if waste is committed on said premises then this provide the buildings on said
the said part y of the second part	the obligations provided for in said written obligation, for the security of which this indenture e and payable at the option of the holder hereof, without notice, and is shall be leaved for
ments thereon in the manner provided by law and sell the prenises hereby granted, or any part the	to have a receiver appointed to collect the rents and binefits can did shall be leaved for to have a receiver appointed to collect the rents and binefits including therefore, and to manner prescribed by law, and out of all many arting from such sale to rent, ingenter with the costs and charges includent thereto, and the overplac, if any there to be no denseld to the form one.
shall be paid by the part	est, together with the costs and charges incident thereto, and the overplus, if any there be,
	ms and provisions of this indenture and each and every obligation therein contained, and all
engine end excessors or the respective parties her	me and provisions of this indenture and each and every obligation therein contained, and all a to, and be obligatory upon the heirs, executors, administrators, personal representatives, reto.
In Witness Whereof, the part 1.25 of the fir last above written.	
	John B. Harris (SEAL) SEAL) Dorothy R. Harris (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)
	John B. Harris (SEAL)
이 집에 가장 가지 않는 것이 없다.	"harter free Liles vere (SEAD)
Baland and	Jorothy R. Marris (SEAL)
MAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAA	รูปการระสงการการการการการการการการการการการการการก
STATE OF KANSAS	· · · · · · · · · · · · · · · · · · ·
DOINT AC	15. L
South A.	MEERED. Ther on this 20 day of 14/4 A. D. 1962. me, a Notary Public in the aforesaid County and State. John B. Harris and Dorothy R. Harris, husband and wife,
before n	me a Notary Public in the aforesaid County and State
came J	John B. Harris and Dorothy R. Harris, husband and wife,
121 / 1 . 1 B &	entenally brown to be the same house a state
and the second se	erionally known to be the same person S., who executed the foregoing instrument and duly added the execution of the same.
COUNT IN WITNESS IN WITNESS I	WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and a solution.
My Commission Expires June 17	10 65 Warne Pleaser.
	Warren Rhodes Notary Public
ed July 30, 1962 at 3:10 P.M.	Aarold a. Beck Register of Deed
	RELEASE . do hereby acknowledge the full payment "
	horize the Register of Deeds to enter the discharge of "
he undersigned, owner of the w debt secured thereby, and aut	
he undersigned, owner of the w	15th day of September 1964.
he undersigned, owner of the w debt secured thereby, and aut	15th day of September 1966. The First National Bank of Lawrence Lawrence, Kansas
he undersigned, owner of the w debt secured thereby, and aut	15th day of September 1964. The First National Bank of Lawrence

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