8

E HORIS	BOOK 131 81395	- Market Market States and States	Reg. No. 18,031 Fee Paid \$7,50
This	Lloyd Housworth an d Marjorie	day of July	
of With THREE to followi Kansas, ncluding the entit	Lloyd Housworth an d Marjoris awrence , in the County o s of the first part, and	Ann Housworth, his wife of Douglas and State of rence National Bank, Lawrence, Kans a party of first part, in consideration of the sum of a manual state of the sum of a manual state of the sum of the sum of a manual state of the sum of the sum of a manual state of the sum of the sum of the only known as North Lawrence. It have not be sum of the sum of	Kanses, Kanses, MS. MS. MS. MS. MS. MS. MS. MS.
and assest keep the interest. A said pren so paid a until fully THELES according day of part, with said pare, said said said said said said said said said said said said said said said said said said said	and that thingy agreed between the parties hereto that the part 1 siments that may be levied or escened epainst and building upon hald real estate insured against fire building upon hald real estate insured against fire hald building the second part, the loss, if i fan a second part is a second building upon the second part is second by repaid. Simont that aid part 100, of the first half become a part of the indebtedness, secured by repaid. Simont that aid particles, the part 100, of the second part to pay for any insure part 100, of the first half become simont is a second by the second part to pay for any insure part 100, of the first part shall be the second part to pay for any insure part 100, of the first part shall fail to pay the this conveyance shall be void if such payments be an into kept in as good repair as they are now whole um reaning upon 112 sing 121 the solid the ability that immediately mature and become due and part of the second part is a first to say the area on kept in as good repair as they are now whole um reaning upon 112 sing 121 the solid to have a second of the second part is a first the solid shall be would be used and any part first in the manner provided by the we and the ability that immediately mature and become due and part and the upon is anound then unpaid of principal and interest, toget pair by the part we have that he terms and areading the parties hereto that the terms and areading the parties hereto that the terms and areading the solid parts in the terms and areading the parties hereto that the terms and areading the part is the part is the part is the second areading the solid parts in the terms and areading the solid the reparting the part is the second areading the solid parts in the terms and a second part to a second the terms and a second part to a second the terms and a second part to a second part to a second the terms and a second part to a sec	✓ will warrant and defend the same against all parties m LDE, of the first part shall at all times during the life of real extres when the same becomes due and payable, and torrado in such sum and by such insurance compa- any, made paynetic to the part times during the second pay- any made paynetic to the part times and the second pay- part shall fail to pay such taxes when the same become or this indexture, and shall bear interest at the rate of 10 when the paynet of said sum of money, executed to a de <u>a</u> de <u>same</u> secone and <u>same</u> and <u>same</u> and the side time of said sum of money, executed to and said obligation and slate to secure any sum or sum nee do to discharge any taxes with interest thereon, as it is same as provided in this indexture. The first paynet of the baldge to contain or any obligation created thereby, or interest thereon, as a if the insuments in on teact or or or obligation contain or any obligation or the holder hereof, without notice O2* ASBM_CTB to take possession of the said pra there with the costs and charges indextures in our of all mone there with the costs and charges indextures in the related in there thereon, or the same is committed on said premise, then this com- pations provided for in said virtue obligation. Contain or any obligation created thereby, or interest thereon, co- a if the insurance is not life, and the colligation contain or any obligation created thereby or interest thereon, co- to a strate appointed to collect the rents and banefits the manner prescribed by law, and our of all mone there with the costs and charges incident thereio, and there with the costs and charges incident thereio, and there with the costs and charges incident thereio.	t this indenture, pay all taxes and that they will was shall be specified and t to the extend of .112 due and payable or to keep cc. or either, and the amount % from the date of payment
STATE OF	Kansus Douglas Douglas COUNTY SS SE IT REMANDERED, I before me, and came Illo In me personally to me personally to me personally schooledged the IN WITNESS WHEREOF, yeer last above w mion Expires April 18, 1966. St 1, 1962 at 10:00 A.M. REL ersigned, owner of the within secured thereby, and authori e of record. Dated this 11	Notary Public In the yid Housworth and Marjorie Ann Hous known to be the same person 3 who executed the for execution of the same , I have hereunto subscribed my name, and affixed my o written. 19 LTFWIND (LJS), Howard Wiseman 19 Howard Wiseman 19 LTFWIND (LJS), Howard Wiseman EASE n mortgage, do hereby acknowled ze the Register of Deeds to ent day of April 1966.	A. Dr 19-62 aforesaid County and State. teorthy this wife regoing instrument and duly ficial seal on the day and make Motary Public Register of Deceds ge the full payment er the discharge of
	iam A. Lebert Asst. Cashier.	THE LAWRENCE NATIONAL BA	

1

X

5