Little of

This Indenture, Made this	BOOK 135 BOOK 135 Seventh day of November , 19 63	
	y Pauline Foster, husband and wife	betwee
· · ·		
of Lawrence , i	n the County of Douglas and State of Kansas	
	Lawrence National Bank, Lawrence, Kansas	
	part y of the second p	art.
Witnesseth, that the said p	art	
	d 50/100 C	OLLAR
to them d	uly paid, the receipt of which is hereby acknowledged, have sold,	and b
	, BARGAIN, SELL and MORTGAGE to the said part Y of the second p	part, th
Kansas, to-wit:	tate situated and being in the County of Douglas and	State c
and a second second	A CARLER AND A CARLE	
Lot Sixteen (16) in a formerly known as No:	Addition No. Eight $^{\mathscr{O}}(8)$ in that part of the City of Lawrence rth Lawrence, in Douglas County, Kansas.	:e,
Including the rents, shall be entitled to hereunder.	issues and profits thereof provided however that the Mort collect and retain the rents, issues and profits until de	tgagor efault
And the said part ies of the fi	all the estate, title and interest of the said part iesof the first part the irst part do	rein.
of the premises above granted, and seiz	red of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances,	- wher
	no exceptions and that they will warrant and defend the same analyst all parties making burded dolo	the street
It is agreed between the parties her	reto that the parties of the first part shall at all times during the life of this indenture, pa	y all taxe
and assessments that may be levied or a keep the buildings upon said real estate directed by the part \mathbf{Y} of the second interest. And in the avant that said each	assessed applicit aid real estate when the same becomes due and payable, and that they invured against fire and tornado in such sum and by such insurance company as shall be sup- of part the bas. If any, made payable to the part y of the second part to the estent of	will clied and its
so paid shall become a part of the Ind until fully repaid.	d, then the part y of the second part may pay such taxes when the same become due and, psyable of the second part may pay said taxes and insurance, or either, and the tetradness, secured by this indenture, and shall bear interest at the rate of 10% from the date or age to secure the payment of the sum of Six Hundred Nineteen and 50/100-	ne amoun If paymen
		DOLLARS
day de November	ertain written obligation for the payment of said sum of money, executed on the SEVENT 19 63 and by its terms made payable to the part Y of t	
part, with all interest accruing thereon a	according to the terms of said obligation and also to secure any sum or sums of money advan-	eri hu thu
that said part 105 of the first part	pay for any insurance or to discharge any taxes with interest thereon as herein provided, in shall fail to pay the same as provided in this indenture.	
And this conveyance shall be void i If default be made in such payments o estate are not paid when the same beco real estate are not kept in as good repa and the whole sum emploined woold	I such payments be made as herein specified, and the obligation -contained therein fully or if any part thereof or any obligation created thereby, or interest thereon, or if the taxes on me due and payable, or if the insurance is not kept up, as provided herein, or if the building at as they are now, or if waste is committed on said premises, then this conveyance shall become and all of the obligation provided for in all written obligation, for the security of which this become due and payable at the option of the holder hereof, without notice, and it shall be a	said rea is on said e absolute
the said part y of the second part ments thereon in the manner provided b sell the premises hereby grented, or a retain the amount then unpaid of princip	115 agents or assigns to take possession of the said premises and all the ty law and to have a receiver appointed to collect the rents and benefits accruing therefrom or part thereof. In the manor prescribed by law, and out of all moneys arising from sur all and interest, together with the costs and charges incident therefor, and the overplus, if any end of the overplus.	improve and to
It is agreed by the parties hereto the benefits accruing therefrom shall exten	; such sale, on derhand, to the first part ICS that the terms and provisions of this indenture and each and every obligation therein contained d and inure to, and be obligatory upon the hairs, executors, administrators, personal repre- carding heards.	d, and al
assigns and successors of the respective	parties hereto,	sentatives
last above written.	of the first part have hereunto set their hand S and seal S the day	and year
	I Thed taster	(SEAL)
	Fred Foster	(SEAL)
	Mary Pauline Gaster	(SEAL)
	/ Mary Pauline Foster	(SEAL)
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	กิสิทิกิติสิทิกิติสิทิกิติสิทิกิติสิทิกิติสิทิกิติสิทิกิติสิทิกิติสิทิกิติสิทิกิติสิทิกิติสิทิกิติสิทิกิติสิทิกิติสิทิตสิทิตส	00000
STATE OF Kansas		
Douglas	COUNTY SS.	
	BE IT REMEMBERED, That on this 7th day of November A.	0. 196
a	before me, Notary Public in the storessid County come Fred Foster and Mary Pauline Foster	and Stat
A Standard Billion	and the second second and the second	indesid The Constant
ANDIAN STAN	to me personally known to be the same person ${\bf B}_{\rm exc}$, who executed the foregoing instrument acknowledged, the execution of the same,	
D ANA O	IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the year last above written.	ne day ar
My Commission Expires	July 31st 1966 Kenneth Rehmer Norm	ry Public
The second se		The Concerning of the

Attest: William A. Lebert Assistant (Corp. Seal) Cashier

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THE LARKENCE NATIONAL EARN, LAWRENCE, NO. John P. Peters Vice President and Cashier Mortgagee. Owner.

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