Peg. No. 19,387 Fee Taid \$7.50

iner?

۱. 1

1 . S. S.

THIS INDENTURE, Made this	24		ay of Marc	h	19	64 betwee
Frank H. H	. King an	d Catherine	King, husbar	nd and wif	е	
of Lawrence THE LAWRENCE BUILDING AND LC WITNESSETH, that the said part	nies of the f	Irst part, in consideration	of the loan of the sum i	State of Kansas part	ies of the	first part, and
Three Thousand a them	and no/10	0				DOLLARS
BARGAIN, SELL and MORTGAGE to Douglas	duly paid, the said party of t and State of K	he second part, its succes	hereby acknowledged, ha V isors and assigns, the follo	re sold and by the wing described real e	is indenture do state situated in	GRANT the County of
Fourteenth of Vermont thence West extended So the Southwe) Street; Street, t 250 fee outh; the est Quert	feet from the thence East extended Sout, to the Es nce South to er of Sectio	ast line of K he North line 250 feet to tht, thence N hast line of the place of the place of a 31, Townsh aglas County,	of Adams the West North 140 Centucky S of beginnin	(now line feet; treet;	4
				and the second		
Together with all heating, lighting, as shades or blinds, used on or in connect	nd plumbing equipm	ent and fixtures, includin	g stokers and burners, scrupt	ens, awnings, storm	windows and doo	rs, and window
TO HAVE AND TO HOLD THE S	AME, With all and	singular the tenements, I	ereditaments and appurten	ances thereunto belong	ing, or in anywi	se appertaining
And the said part 188 of the	e first part do	hereby covenant and ag	ee that at the delivery he	reof they a:	CO the lawfu	lowner_S
of the premises above granted, and se ortrage to The Lay 13,500 and record and that they will	wrence BI ed in Boo s County, Warrant and befe	indefeasible estate of in def. & Loan k 135 at Par Kansas. nd the same against all	peritance therein, free and SS n., dated te 204 of the parties making lawful claim	clear of all incumber August 2 records	of the f	for Registe
It is agreed between the parties	hereto that the par	1105 of the first p	art shall at all times during	the life of this inde	nture, pay all ta	xes and assess-
ments that may be levied or assessed upon said real estate insured for loss	s from fire and ext	ended coverage in such :	sum and by such insurance	company as shall be	specified and o	p the buildings firected by the
party of the second part, the loss, if of the first part shall fail to pay sucl second part may pay said taxes and bear interest at the rate of 10% fro	any, made payable h taxes when the sa insurance, or either, om the date of pay	to the party of the second me become due and pays and the amount so paid menti until fully repaid.	ad part to the extent of its able or to keep said premis shall become a part of the	s interest. And in the es insured as herein he indebtedness, secur	event that said provided, then the ed by this inden	parties be party of the sture, and shall
This grant is intended as a mort according to the terms of ODE March	certain w	ritten obligation for the	Three Thouse payment of Said sum of m e to the party of the seco	oney, executed on the	24th	day of
to the terms of said obligation, also whether evidenced by note, book accout the terms of the obligation thereof, an	to secure all future int or otherwise, up d also to secure any	e advances for any purpo to the original amount of sum or sums of money a	this mortgage, with all in dvanced by the said party of	of the first part by terest accruing on suc	the party of the the future advance pay for any insur-	e second part, es according to ance or to dis-
charge any taxes with interest thereon	as herein provided,	in the event that said pa	irt105 of the first part st	all fail to pay the sai	me as provided in	the indenture.
secure said written obligation, also all charge of said property and collect all necessary to keep said property in ter assignment of rents shall continue in shall in no manner prevent or retard	rents and income a nantable condition, of force until the unn	and apply the same on the or other charges or paym	e payment of insurance pr ents provided for in this r	emiums, taxes, assess nortgage or in the ol	ts option upon d	efault, to take
The failure of the second part to time, and to insist upon and enforce	assert any of its ristrict compliance wi	ght hereunder at any tim th all the terms and pro	e shall not be construed as visions in said obligations	a walver of its right and in this mortgage	contained.	
If said part 105 of the first provisions of said note hereby secure		o be paid to party of the erms and provisions of a				
advances, made to account or otherwise, up to the origin and in this mortgage contained, and t	them al amount of this m he provisions of fut	ortgage, and any extensi- are obligations hereby sec	by party ons or renewals hereof and ured, then this conveyance	of the second part w shall comply with al shall be void	hether evidenced of the provision	ns in said note
If default be made in payment b estate are not paid when the same bo not kept in as good repair as they ar- ing unpaid, and all of the obligations holder hered, without notice, and it s and all the improvements thereon in a soil the primises hereby granted, or ar unpaid of principal and interest toget! sale, on demand, to the party of the fa	shall be lawful for the manner provided my part thereof, in t her with the costs a	the said party of the sec by law and to have a r he manner prescribed by and charges incident ther	ond part, its successors a eceiver appointed to collec- law, and out of all money eto, and the overplus if a	nd assigns, to take p t the rents and beners arising from such s any there be, shall be	its accruing the cale to retain the paid by the part	e option of the said premises refrom; and to e amount then by making such
It is agreed by the parties heretic therefrom, shall extend and inure to, a parties hereto.	and be obligatory up	d provisions of this inder son the heirs, executors,	ture and each and every o administrators, personal rep	bligation therein cont presentatives, assigns	ained, and all be and successors of	the respective
IN WITNESS WHEREOF, the pa	16 the		eunto set their har	noBand seaBthe day a	ind year last abo	ove written.
Frank H. H. Ki	ng T	(SEAL)	Catheri	ne King	ng	(SEAL)

.

1

Ser 10

affin and

11-

0

31

.

A CONTRACTOR OF THE OWNER OF THE