	138 89458	(No. 53		Printers, Publisher of	(1) (1) (1)	
This Indenture, Mac	y B. Ezell and		and the second s	September	, 19 64	betwee
Land a second for an end of the second				and a second	and an and the state of the sta	
of Lawrence						
parties of the first pa	rt, and The	Lawrence N	ational Bank		ansas.	
Witnesseth, that the	said part 100	of the first pa	rt, in considera			pari.
TWELVE THOUSAND &	ae/100 *		and the second	·		DOLLÀ
Nº 1	duly paid,					
this indenture do						
Kansas, to-wit:						
	t Three (3) is					
+ Hi	lls, an Addit:	ion to the	City of Lawr	ence.	t Basediates	
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-	, <u> </u>					÷
Rent Assignment:	i none and n	meita than	ant numerida	d houseness the	+ the montai	
Including all rents, be entitled to colle						
with the appurtenance	s and all the est	ate title and	interest of the	raid parties of	the first part t	herein
And the said part 108					and the second s	
of the premises above granted	and seized of a good No excer	d and indefeesible	estate of inheritance	therein, free and cl	er of all incumbranc	e1,
A second se				same against all part		
It is agreed between the p and assessments that may be b	sarties hereto that the evied or assessed again	partial of the	he first part shall at a when the same be	all times during the licomes due and pays	ife of this indenture, ble, and that the	pay all ta y will
and assessments that may be la keep the buildings upon said directed by the part y of interest. And in the event that said premises leaved as hereis to paid shell become a part of well build another	the second part, the l said part 182 of t	linst fire and torn loss, if any, made he first part shell	ado in such sum and payable to the part fail to pay such tax	y of the secon when the same be	ompany as shall be d part to the extent. come due and payab	specified of 1t
said premises insured as herei so paid shall become a past o until fully repaid.	n provided, then the p of the indebtedness, se	part y of the of	he second part may lenture, and shall bea	pay said taxes and in r interest at the rate	surance, or either, ar of 10% from the da	te of paym
THIS GRANT is intended as		the payment of	the sum of	and the second s		
TWELVE THOUSAND &	and the second se	n obligation for	the payment of said	# #	ted on the 28	th
according to the terms of	19 1 thereon according to	64 , and by	its obligation and also	terms made payabl to secure any sum o	to the part y	of the sector
day of September					A CONTRACTOR OF A CONTRACTOR O	
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