Reg. No. 19,993 Fee Paid \$31.25

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-	miunus (mainaire runnaire runnaire runnaire a Laga) Blanks, Lawrence, Kann
1	his Indenture, Made this 6th. day of October , 19.64 betwee
	Harry C. Courtney and Ethel C. Courtney, Husband and Wife
of.	Lawrence , in the County of Douglas and State of Kansas
	ies of the first part, and The Lawrence National Bank, Lawrence, Kansas
	part y of the second part.
-	Vitnesseth, that the said parties of the first part, in consideration of the sum of
	sive Thousand Five Hundred and no/100
	them duly psid, the receipt of which is hereby acknowledged, he vs. sold, and
	Indenture do GRANT, BARGAIN, SELL and MORTGAGE to the said/part of the second part,
	owing described real estate situated and being in the County of Douglas and State
	sas, to-wit:
Kai	
	Starting at a point on the West Section Line, 1320 feet South of the
	Northwest Corner of the Southwest Quarter of Section 2, Township 13, Range 19; thence East 435.6 feet along a line parallel to the North
	line of said quarter section; thence south 150 feet along a line
	parallel to the West line of said Quarter Section: thence West 435 6
	feet along a line parallel to the North line of said Quarter Section; thence North 150 feet along the West section line to the point of
	beginning; and containing 11 acres more or less.
Inc	luding the rents issues and profits thereof provided however that the mortgagors
SUS	in be entitled to collect and retain the rents, issues and profits until default
her	eunder.
	h the appurtenances and all the estate, title and interest of the said part ies of the first part therein.
	ind the said part 105 of the first part do hereby sovenant and agree that at the delivery hereof they are the lawful own
of to	he premises above granted, and select of a good and indefeable estate of inheritance therein, free and clear of all incumbrances.
	and that they will warrant and defend the same against all parties making lawful claim therein
-1	r is agreed between the parties hereto that the part 103 of the first part shall at all times during the life of this indenture, pay all to
and keep	assessments that may be lavied or assessed against said real estate when the same becomes due and payable, and that they will like buildings upon said real estate insured against fire and tormado in such sum and by such insurance company as shall be specified
direc	ted by the part Y of the second part, the loss, if any, made payable to the part Y of the second part to the extent of LbB ast. And in the event that said part LB of the first part shall fail to pay such taxes when the same become due and payable or to b
aaid aa p	assessments that may be levied or assessed against sold real estate when the same becomes due and payable, and that $thoy will are buildings upon sold real estate insured against free and tormado in such sum and by such insurance company as shall be specified by the part Y. of the second pay, the loss, if any, made payable into the part Y of the second pay, then loss, if any, made payable to the part Y of the second pay, then loss, if any, made payable to the part Y of the second pay. In the loss, if any, made payable pay to the part Y of the second pay, the base, if any, made payable pay to the part Y of the second pay, the pay the pay the pay that the part Y of the form the data of the first part shall fail to pay such taxes when the same become due and payable or to Y of the second pay. If the part Y of the second pay is determined in pay and taxes and become due and payable or to Y of the second pay. If the part Y of the second pay is an extense of the form the data of the first part shall fail to pay routh taxes when the same become due and payable or to Y of the second pay. If the pay is a sold taxes are become due and payable or to Y of the second pay is a sold to the first pay that the pay the pay sold taxes and become due and payable or to Y of the second pay is a sold to the first pay that the pay is a sold to the second pay the pay sold taxes and become to pay the second pay sold taxes and be pay and taxes of the taxes of t$
	fully repaid. NIS GRANT is intended as a montgape to secure the payment of the sum of
Tw	elve Thousand Five Hundred and no/100
-	rding to the terms of ONE certain written obligation for the payment of said sum of money, executed on the
day	of 19 64 and by its terms made payable to the part Y of the sec with all Interast according to the terms of said obligation and also to secure any sum or sum of money advanced by
	with all answers activing mercen according to the terms of seld oblighten and also to secure any sum or sums of money advanced by part year. of the second part to pay for any insurance or to discharge any taxes with interest therean as herein provided, in the e
tatt	said part 105 of the first part shall fail to pay the same as provided in this indenture.
15 .	and this conveyance shall be vold. If such payments be made as herein specified, and the obligation contained therein fully dischary should be made in such payments or any part thereof or any obligation created thereby, or interest therean, or if the tasks on such a ne-mot pauly when the same become due and payable, or if the invariance is not kept on as provided herein or if the buildings on
and	the whole sum remaining unpaid, and all of the obligations provided for in said written obligation, for the security of which this index iven, shall immediately mature and become due and payable at the option of the holder harsed, without police and it shall be lawful
	its agents or pesigns
tell	and part 3 of the second part is the second part is the second part is the second part is and all the large is therein in the sense provided by its end to have a receiver appointed to collect the ents and benefits acround phenetismen, end the previous hards partned, or any part thereof, in his manner presided by law, and out of all monkys arising from such sets in the amount then unpaid of principal and thereat, togethere with the costs and charges includent therein, and the operpixel is any there
	is the amount then unpaid of principal and interest, together with the costs and charges incident thereto, and the overplus, if any there be paid by the part Y. making such sale, on demand, to the first parties
	r is agreed by the parties herets ther the tarms and provisions of this indenture and each and every obligation therein contained, and fills accounts therefore, shall extend and incre to, and be obligatory upon the heirs, executors, administrators, personal represented in and successor of the executive parties hereto.
lear	a Witness Whereof, the part 105 of the first part he VC hereunto set the Ir hand S and seal S the day and y
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	Harry C. Courtney ISEA
	Etila P. T. (SEA
	Ethel C. Courtney (SEA
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