Reg. No. 20,075 Fee Paid \$12.50

DOLLARS,

6th

The Outlineh Printern, Publisher of Logal Blanks Low

This indenture, Made this ______ 6th _____ day of ______ November ______, 1964. between Sherman J. Rush and Viola M. Rush, husband and wife, of _____ Lawrence ____, in the County of _____ Douglas _____ and State of ___Kansas part y of the second part. Witnesseth, that the said part i.e.s...of the first part, in consideration of the sum of this indenture do GRANT, BARGAIN, SELL and MORTGAGE to the said part y of the second part, the following described real estate situated and being in the County of _______ Douglas._____and State of Kansas, to-with Lot thirty-seven (37) on Connecticut Street, in the city of Lawrence, with the appurtenances and all the estate, title and interest of the said part y of the first part therein. And the said pert 105, of the first pert do ______berefy covenant and agree th the premiers above promot, and saized of a good and indefeasible serate of indexts nant and agree that at the delivery hereof thery at the levelul one in Mersin, free and deand that thou will artis to be back back the sto that the part i pic of the first part shall at all times A resements that may be levided or excessed explores said read enter when the same become due and psystem, and that they will be presented by the part of the second part the same become due to the second part the same become due and psystem as a ball be second part, then the same become due to the second part the same become due of the second part the same become due and psystem as a ball be second part, then the same become due and psystem as a ball be second part that the same become due and psystem as the same become due and psystem of the second part to the second part to the second part to the second part the same become due and psystem of the second part to the second part to the second part the same become due and psystem of the second part the same become due and psystem of the second part that has been become due and psystem of the second part the same become due and psystem of the second part the same become due and psystem of the second part the same become due and psystem of the second part the same become due and psystem of the second part the same become due and psystem of the second part the same become due and psystem of the second part the same become due and psystem of the second part the same become due and psystem of the second part the same become due and psystem of the second part the same become due and psystem of the second part the same become due and psystem of the second part the same become due to be second part to be second psystem become due to be second psystem become due to be second part to be second psystem become due to be second part to be second part to be second psystem become due to be second psystem become due to be second part to be se ded as a mortgage to secure the payment of the sum of Five thousand and no/100 ~ ------n of certain written obligation for the paym nt of said sum of money, executed on the of November 10 0.4, and by 1155 forms made psychia to the part y of the second with all interiors securing thereon according to the terms of said obligation and also to accure any som or some of money advanced by the said part y of the second part to pay for any insurance or to disc arge any taxes with inte t said part 125 of the first part shall fail to pay the sar And this convergence shall be void it such paymeens be made as he default her made in such payments or any pairs thereof or any oblig-ments and the such payments are and payable, of the si-default sector and the such because due and payable, of the site entermotion content that such because due and payable, of the entermotion content and such as a site of the site of the entermotion content and the sector and the source of the entermotion content and the sector and because the and payable of the linear whole source resulting copied, and all of the site of the sector payer, shall investigate and because and because aid part (2) of the second part thereon in the manner provided by law ar he prentises hereby granted, or any part the emount then unpaid of principal and is to take possession of the said red to collect the rents and benefit vibed by law, and out of all m a and charges locident thereto and

89853 BOOK 139

(Nia. 8000)

all be paid by the part. y making such sale, on de wand, to the first part

It is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contains refirs accruing therefrom, shall exceed and inure to, and be obligatery upon? the heirs, assources, administrators, personal repr fram and successors of the respective parties hereto. d, and all Wilness Wh

S. the day and year Sherman J. Rush (SEAL) (SEAL) x Usala M. Rush (SEAU) (SEAD)

STATE OF KANSAS	
DOUGLAS	COUNTY, SS.
407/207 407/207 605L10	NY TRANSMERSON, That on this 6th day of November A D. 1964 before mm. s Notary Public in the elevended county and Store, come Sherman J. Rush and Viola M. Rush, hushand and wif
	to me personally known to be the same person. S Who executed the foregoing instrument and dely acknowledged the execution of the same. IN WITHERS WHEREOF, I have herewrite subscribed my neme, and afficial my efficial used on the day and year list shows written.
My Southering Experien Jellel	14 1965 NDFLAUdles Newsy Public

modal Acck Register of Deeds