leg. No. 20,114

Fee Faid \$30.00

	naanaanaanaanaanaa		and a second s	nananananan	
MOTOAOS	90029 BOOK 139	(No. 52K)	The Outlook Prints	ren, Publisher of Logal)	Masks, Lawrence, K
This Indenture,	Made this	d	ay of Now	mber	, 19 64 bet
John	ry B. Ewall and Nar				
of Lawrence	Continue and interesting to a	Dona			
Oliver manual standardist	, in the County rst pairt, and			and State of	
part or me m	sr pen, and groupstation	ALL		party of th	
Witnesseth, tha TWELVE THOUGAE	t the said part 1es of D & po/100 *	the first part,			
	duly peid, the	receipt of v	hich is hereby	acknowledged i	* DOI
	GRANT, BARGAIN,				
	ed real estate situated				and Sta
	Beginning at a p	cint 2021.1	feet South	of the Northes	at.
	corner of the So ship 12 South, R	lange 19 Eas	t, said point	being on the	
	* East line of sai to the North lin	d Quarter S is of said C	ection; thence	e West, parall	el -
	thence South, pa Section, 155.0 f	rallel to t	he East line	of said Guarts	r
	North Line of sa	id Quarter	Section, 283.	O feet to the	
	East line of sai feet to the poin	d Quarter S at of beginn	ection; thencing: subject	e North 155.0	
	road right-of-wa	y along the	North line t	hereof and	
	subject to a 35 line thereof, in	Douglas Co	inty, Kansas.	Long the East	
NT ASSIGNMENT: ncluding all re	ents, issues and pro	fits thereo	f. provided h	owever that th	e norteneor
entitled to co	ollect and retain th	e rents, is	sues and prof	its until defa	ult hereunde
	nances and all the estate				
of the premiers above g	all of the first part do granted, and seized of a good ar	id indefeasible este	nd agree that at the e of inheritance there	delivery hereof GRE	Y Arse lawful o
	No excepti				
It is agreed between	and that the parties hereto that the part	of will warrant a	nd defend the same	egainst all parties mak	ng lawful claim tha
and assessments that mer- keep the buildings upon directed by the part y interest, And in the ever said premises insured as a paid shall become a until fully repaid.	y be levied or assessed against sold real exteto insured against of the second part, the loss is that said part LEB. of this f a harein provided, then the part part of the indebtedness, secure	said real astate wh fire and tornedo is if any, made pays int part shall fail t \mathbf{y} of the se ed by this indentu	In the same becomes a such sum and by a ble to the part Y o pay such takes why could part may pay as a, and shall bear inte	due and payable, and such insurance company of the second part t an the same become du ind texes and insurance, rest at the cate of 10%	i that they will so shall be specifi to the extent of 11 s and payable or t or either, and the from the daty of p
	ded as a mortgage to ancure the	payment of the a	em of		* D0
according to the terms of	of . a certain written ob	ligation for the p	ayment of said sum r	if money, executed on	
	scruing thereon according to the e second part to pay for any in		set on one bran moltage		d money actionced
	of the first pert shall fall to pay				1
estate are not paid what	shall be void if such payments such payments or any part there is the same become due and pay in as good repair as they are a nathing unpaid, and all of the or ely mature and become due an	of or any obligation	n cruetod thereby, o	r interest thereon, or	If the Testers on se
the said part y of	the second part its agent	s or assign	to take possi	nation of the said prem	and it shield be law isez and all the is
menia thereon in the me sell the premises hereby retain the amount then	the second part its agent enner provided by law and to he y granted, or any part thereof, empaid of principal and interest,	in the manner pr	inted to collect the escribed by law, ar	rents and banefits acc of out of all moneys dent thereto and the	ruing therefrom; a erising from such
shall be paid by the pa	erty making such sale, on	classend, to the first	st parties.		
It is agreed by the benefits accruing therefore	parties hereto that the terms a rom, shall extend and incre to of the recentling parties because	and provisions of H	sis indenture and eac y upoin the heirs,	h and every obligation executors, administrators	therein contained, i
In Witness Wharsel,	All stratt suistsautitian bimi renal aparteatos	art ha VID hereu			
last above written.		·		a Sil	
			Johnny	y B. Miell	
		1	1 spance	to frequencial	
			Nancy	J. Ezell	It is a subscription of the second se
			watey		·
				antereri destruction de la constante	
	nnaaanaaannaaanaa	nnnnn nunnn i		antereri destruction de la constante	

.