Marvin W. Rogers and Ruth Ann Rogers, husband and wife, Witnesseth, that the said part i.e.s... of the first part, in consideration of the sum of to.....them..... 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-wit: with the appurtenances and all the estate, title and interest of the said part. i.e.of the first part therein. of assuments that may be lowed or measured against said real estate when the same becomes due and provide, and that $\frac{hey}{hey}$ will be obtained or measured against said real estate when the same becomes due and provide, and that $\frac{hey}{hey}$ will estate the buildings upon raid real estate has considered against first and tores due in and by mach invertes estated in the second part is a second part of the second again the same becomes the second part is the second part is a second part of the second part is a second part of the second part is a second part of the part of the part of the lower of that becomes a part of the induktures, second by the industrum, and that becomes a part of the induktures, second by the industrum, and that becomes a part of the induktures. THIS GRANT is intended as a ding to the terms of ODE certain written obligation for the payment of each sum of money, executed on the LST of March 19.65, and by 11.5 terms made psychols to the part y, of the second with all interest accruing thereon according to the terms of said obligation and also to secone any sum or sums of money advanced by the W. trac biss tech and this conveyance shall be void if such payments to made as provided in this indemture. Indef this conveyance shall be void if such payments to made as herein specified, and the obligation con-ender be made in such payments or any part thereof or any obligation created thereby, or interest there a set not paid when the same become due and payable, or if the insurance is not keep up, as provided he estate we'not key! In same become due and payable, or if the insurance is not keep up, as provided he he whole sum remaining purpled, and all of the obligations provided for in said written obligation, for the same sum that insurediately notice and become due and payable of the optice based, where it was not sum to be and payable of the optice of the holder based.

of the second part. I manner provided by law and to have a recally artiby granted, or any part markof, in the ma en unpaid of principal and interest, together wi to take possession of the said ver appointed to collect the rents and benefits anner prescribed by law, and out of all mor th the costs and charges incident thereto, and be peld by the party_____ making such sale, on demand, to the first It is agreed by the parties bereto that the terms and provisions of this indenture and each and every obliga-tionality according therefrom, shall actend and inure to, and be obligatory upon the heirs, executors, edministr assigns and successors of the respective parties hereto. of, the part 1.25 of the first part he VC In Witness Who 2 Witos W. Rogers * Kuth Ann Rogers KANSAS STATE OF DOUGLAS R.H. day of March lst Notary Public NOTARY • me, • Notary Public in the effected dense Marvin W. Rogers and Ruth Ann Rogers, husband and wife. o 01164 to me personally known to be the same persion. S... who an echnowledged the execution of the same. viess weareor, I have be at last above perimet

19 65

P. Cake

461

of Lawrence,

on the parties he

of the sec

of the first part shall fall to pay

This Indenture, Made this

Lot A, in Block two (2), of the Replat of Lots 4, 5, 6, 7, Block 1, Lots 3, 4, 6, 7, Block 2, and Lots 3, 4, 5, Block 3, in Kasold Terrace Addition and a Plat of Holiday Hills Addition No. 2, an addition to the city of Lawrence

and that they will warrant and defend the se

to that the part 1.25 of the first part shall at all times do

....duly paid, the receipt of which is hereby acknowledged, ha.X2...sold, and by

na lie taniete en

a the payment of the sum of Fifteen thousand and no/100 -

rance or to discharge any taxes with interest then

ed in this in

tion making levelul at

DOLLARS

(SEAL)

(SEAL)

(SEAL) (SEAL)

A D. 10.65

at and date

Name Public

.......pert...y...... of the second part.

BOOK 139

lst

June 17

COUNTY.

Janie Been Register of Deeds

ated the foregoing inst-

Marren Rhodes

C

1