Reg. No. 141 Fee Paid \$7.5

1972

	SAUSTERJA		U.M.M.M.M.M.M.	CECRARACE ACCE	ananan marat.
-	631 BOOK 140	0	. The Outlook Pris	ters, Publisher of Legal I	llanka, Lawrence, Kannas
Harold.	, Made this Shepard and Hele ille Yann, Husba	n.L. Shepard.	husband an	d.wifeand.D.	rel Vann
ofLawrence part.ic.wf the	first pert, and	First Nation	Douglas Dal Bank of	and State of	Kansas Cence. Kansas.
Witnesseth, f	hat the seld part i.e.s. sand and no/100	of the first part, (\$3,000.00) -	In consideration	of the sum of	
to them	duly peid,	, the receipt of v	which is hereby	acknowledged, ha	we sold, and by

Commencing at a point 16 rods West of the Southeast corner of the Northwest Quarter of the Southwest Fractional Quarter of Section Twenty-nine (29), Township Twelve (12) South, Range Twenty (20) East of the Sixth Principal Meridian, thence running North 20 rods, thence West 8 rods, thence South 20 rods, thence East 8 rods to place of beginning, containing one acre more or less, in that part of the city of Lawrence known as North Lawrence,

with the appurtenances and all the estate, title and interest of the said part. i.e.sof the first part therein.

And the sold pert iCS of the first part do ______bereby coverant and agree that at the delivery hareof LDGY AIShe burdet events. of the premises above greated, and setsed of a good and indefaasible estate of inheritance therein, free and clear of all incumbrances, EXCEPI mortgage dated Oct. 27, 1964, for \$1,880.00, payable to the First National Bank Lawrence, Lawrence, Karence, Karence, Karence, and that they will warren and defend the same against all perise making levited dates therein.

It is agreed between the parties hereto that the part. $1 \otimes 5$ of the first part shall at all times during the life of this indenture, pay all taxes and assessments that may be levied or assessed against sold real estate when the same becomes due and payable, and that $1 \ln 2 \dots N + 1 \dots$

eccording to the terms of ORC certain written obligation. For the payment of said sum of money, executed on the 10thday of March to 65, and by it, there made payable to the part of the second part, with all interest seconding thereon according to the terms of asid obligation and also to second any sum or sums of money advanced by the

ald pert_y____ of the second part to pay for any insurance or to discharge any taxes with Interest thereon as herein provided, in the even that said part 125... of the first pert shall fail to pay the same as provided in this indenture.

And this conveyance shall be void if such payments be made as here payments as non-manneed. If default be made in such payments to may part thereof or any obligation created thereby, or interest thereos, or if the Team and real estate are not point when the same become blue and paypide, or if the insurance is not keept up, as provided thereby, or interest thereos, or if the trease and are all real estate are not spit in as good repair as they are now, or if waste is committee on said previaes therein or with the buildings on addition of the holds in real-instance is not keept up, as provided thereby, we interest thereos, and it is abactive and are payed in a single state are not spit in as good repair as they are now, or if waste is committee on said previaes, then this conveyance abalities and the whole sine maximum grappid, and all of the chilgestone provided for in said writtee hereof, without notics, and it shall be leaved for

the said pert ______ of the second part _______ to take possession of the said premises and all the improvements thereon if the manner provided by law and to have a receiver appointed to callect the rents and benefits accruing therefrom, and to sell the premises hareby granted, or any part represent, in the manner prescribed by law, and out of all moneys training from such sale to retain the amount then unpaid of principal and interest sponter with the costs and jointeens, together with the costs and jointeens, together with the costs and joint there, and the everyles, if any there be, shall be paid by the part y._____ making such sale, on demand, 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 contained, and ell benefits accruing therefrom, shall actend and invite to, and be obligatory upon the hairs, executors, administrators, personal representatives, assigns and successors of the respective parties hereto.

In Wilsons Whered, the part IES. of the first part he up, hereonic set IDDIT hand S and sees S the day and year

Harold Shepard Level Seal) Helen L. Shepard Carl Geal) Darel Vann Helen L. Shepard Darel Vann (SEAL)