			Reg. No. Fee Paid
	Lot 18, Blk	4, South Hills	
MANANANANANANANANANANANANANANANANANANAN	The second se	INNIAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAA	
This Indenture, Made		day of March	
		Dourlas and State National Bank, Lawrence, b	ansaa.
Witnesseth, that the s		rt, in consideration of the sum o	of the second part, if
		f which is hereby acknowledge	d, ha sold, and
the second s		MORTGAGE to the said part \mathbb{Y} og in the County of $\mathbb{D}_{\mathbb{Y}}$	
aonth Mi	men (18), in Block For 18, an Addition to the , an shown by the record	City of	
STATUS AND A DESCRIPTION OF A DESCRIPTION OF	amues and profits they and retain the rents, and all the estate, title and	SOT, provided however that Instance and profiles until interest of the said part. of t and and agree that at the delivery hereof ¹ estate of inheritance therein, free and clear ONS	the mortgagers of to full the purpose
And the said part 100 gr	the first part do hereby cover	ant and agree that at the delivery hereof	Ter are the lawful owner
e : ;	No excepti	estate of inheritance therein, free and clear Otto	of all incumbrances,
It is acreed between the par	in house the sile and 00	and and detend the same against all parties	making lewful claim thereio
keep the buildings upon said rea directed by the part \mathcal{T} of the interest. And in the event their sa add premises insured as herein p at heid shall become a part of s until fully separid.	to or assessed against said real estate extrain locared against five and torns r second part the loca, if any, made d part LES of the flat part shall revolted, then the part Y of if he indicidences, assured by this inclu-	r when the same becomes due and psyable do in such sum and by such insurance cop payable to the part \mathcal{J} of the second ra- all to pay such taxes when the same becom executing per may pay said laxes and insu- matum, and shall bear interest at the rate of	and that they will a pany as shall be specified a hart to the extent of 1.1 to due and paykible or to ke ence, or either, and the amore 10% from the date of payments.
THAT'S ALL TOUGHT IN I	mortgage to secure the payment of r		W Douter
part, with all Interest accruing the	reon according to the forms of said	he payment of said sum of money, executed <u>Ita</u> ferms made payable t obligation and also be read and payable t	an the 26th of the seco
that said part 103 of the lins	part to pay for any insurance or to it part shall fail to pay the same as p	discharge any taxes with interest thereon as	herein provided, in the eve
And this conveyance shall be If default be made in such payme estate are not paid when the sam real eitere are not bept in as got end the whole sum remaining on in giver, shall immediately mature	void if such payments ha made as is onto or any poet thereof or any oldi- become video and payable, or if the d repair as they are now, or if waat and, and all of the obligations prov- and become doe and cavelle at a	erein specified, and the obligation conta gation created thereby, or interest thereon, insurance is not kept up, as provided here is committed on said premises, then this co ided for in said written obligation, for the	inveyance shall become absolute recurity of which this indentu
the said part \mathcal{T} of the secon- ments thereon in the manner prov- self the previous hereby granted, retain the amount then propaid of shall be paid by the part \mathcal{T}	I past its amonts or any ded by law and to have a receiver or any part thereof, in the manne mincipal and interest, together with H making such tale, on demand, to othe	Light to take posteration of the said appointed to collect the rents and benefits prescribed by leve, and out of all mo e costs and charmen bridget threats and	ree, and it shall be lawful for premiles and all the improv- accruing therefrom; and anys wraing from such tale the overplus, if any there b
If is agreed by the partias by benefits accruing therefrom shall assigns and successors of the con-	rete that the terms and provisions a extend and inure to, and be oblig	of this indenture and each and every obligatory upon the heirs, executors, administration	tion therein contained, and a
In Witness Whereaf, the part last above written.	nd of the first part he VII he	and the second sec	areal the stay and yes
		Jahnny B. Egil	(SEAL (SEAL
	$-2n = \sqrt{n} e^{2n}$	Manay progell	(SEAL)
state of Kanana. Douglas	COUNTY, 55		
HOTA ST		and a set of the set o	A. D., 19 ⁶⁵ a aforesaid County and State, ard.Co.
8410	to me personally known to be acknowledged the execution	the same person β who executed the fo of the same.	regoing instrument and duly
CUNTER AND		sunto subscribed my name, and affixed my	
My Commission Expires April	18th 1966.	Atomand Miseman	man Notary Public
led March 29, 1965 at	2.00 p. M	NI	Register of

1. 1. 14

Attest: William A. Lebert THE LAWRENCE NATIONAL BANK, LAWRENCE, KANSAS Asst. Cashier. (Corp Seal) Howard Wiseman Vice-Fres. Mortgagee. Owner. T