teg. No. 366 Fee Faid \$35.00

- Caller Markows

MORTAAGE 1572 BOOK 100 The Outlook Peterer, Publisher at Level Mandaton Raman This Indenture, Made this Bth day of January , 1965 between T. Murl Beal and Ferne Beatty Beal, his wife of Lawrence , in the County of Douglas and State of KarRas part issof the first part, and . The Lawrence National Bank, Lawrence, Kansas' Witnesseth, that the said part 188 of the first part, in consideration of the sum of Fourteen Thousand and no/100---------DOLLARS to them duly paid, the receipt of which is hereby acknowledged, have sold, and by following described real estate situated and being in the County of ______ Douglas_____ and State of Kansas, to-witi Lot Twenty-Five (25) in Block Three (3) in Belle Haven South Addition Number Two (2), and Addition to the City of Lawrence. Including the rents, issues and profits thereof provided however that the Morthagors shall be entitled to collect and retain the rents, issues and profits until default bereunder. with the appurtenances and all the estate, title and interest of the said part 100 of the first part therein. And the said part 16.5 of the first part do hereby cover and that thirty will warrant and defend the same against all parties making lawful claim thereto It is agreed between the parties hereto that the part ICS of the first part shall at all times during the life of this indenture, pay all taxes and esseminants that may be levied or assessed against said real estate when the same becomes due and payable, and that 100.7 Will as keep the buildings upon said real estate insured against fire and tornado in such sum and by such insurance company as shall be possible directed by the part. I dive second pay in the loss if any, made payable to the pay. I dive same become due and payable is to barge interest. And in the event that said part these of the four part shall fail to pay such taxes when the same become due and payable to to keep and parts and the same data takes of the four part shall fail to pay such taxes when the same become due and payable is to barge and payable markets the head takes of the indubtedness, secured by this industure, and shall bare interest at the rate of 10% from the date of payment will fully regard. THIS GRANT is intended as a mortgage to secure the payment of the sum of FOUTLEED Thousand and no/100---DOLLARS wording to the terms of ODE certain written abligation for the payment of said sum of money, executed on the Stab day of $\sqrt{3103073}$ the $\sqrt{5}$ and by 313 terms made psystel to the part X of the second part, with all interest scoreing thereon scending to the terms of said skillpation and also to secure any low or laws of money alreaded by the said part 2 of the second part to pay for any insurance or to discharge any taxes with interest there that said part 100 of the first part shall fall to pay the same as provided in this indents And this convergence shall be void if such payments be made as herein specified, tend the obligation contained the If default be made in such payments or any part thereal or any obligation created thareby, or interest thereacy, or if a resista are not paid when the same become done and payable or if the insurance is not kept up, as provided hereacy, or if a real estate are not kept to as pool repair as they are new, or if wasts is committed on said premises, then this provided here sourchy a end the whole some remaining unpaid, and all of its obligations provided for in said vertices obligations, for the sourchy a fit given, shall immediately mature and become due and, payable at the option of the holder based, writeout notice, and the said party of the second part 1.5. 850058 OF 8032175 to take possession of the said parties and at the improve ments thermon in the meaner provided by law and to have a remove papeloted to collect the rents and benefits accuring therefore, and to said the provision barred, or any part thereof, in the meaner prescribed to collect the rents and all moreys arising from such sale to retain the monorth their ungaid of principal and briteway targether with the costs and charges includent therein, and the averplay. hall be paid by the part f making such sale, on demend, to the first part 165. It is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contenies, and all benefits acruining thereform, shall estend and increates, and be obligatory upon the heirs, executors, edministrators, personal representatives, antigios and accusations of the respective periods hereto. In Wilsons Whereof, the part 10.8. of the first part ha WE hereunto set that's hand 3 and seal 5 the day and year T. Muri Beal T. Muri Beal (SEAL) (SEAL) Kerne Beatly Beal (SEAL) Forne Boatty Real 6 (SEAL) STATE OF ENTITIAN COUNTY, Sth day of January A. a. 10.65 BE IT REMEMBERED, That on this before me. . Matary Tublic in the storestid County and Der came T. Mari Seni and Ferne Senity Beni to me personally known to be the same person $\theta_{\rm constant}$, who executed the foregoing instrument and duly ecknowledged the execution of the same. WILL S. WITNESS WHEREOF, I have hare unto subscribed my name, and affixed my official seal on the day a year last above written. Levis R. Cottey How risk -Capires December 23 19 67 Tanie Beem Register of Deeds